

BEFORE THE UNITED STATES DEPARTMENT OF ENERGY

Federal Power Act Section 202(c) )  
Emergency Order: Tri-State )  
Generation and Transmission )  
Association, Platte River Power )  
Authority, Salt River Project, )  
PacifiCorp, and Xcel Energy )

Order No. 202-26-21

Exhibit to  
Motion to Intervene and Request for Rehearing and Stay of  
Public Interest Organizations

Filed April 28, 2026

Exhibit 2-10:  
Cooke Email to Alle-Murphy

-----Original Message-----

From: Alle-Murphy, Linda  
Sent: Wednesday, December 28, 2005 9:05 AM  
To: Mansueti, Lawrence  
Subject: Re: Order No. 202-05-3

Dear Mr. Mansueti,

I am an associate at Schnader Harrison Segal and Lewis, working together with John Britton, who represents the City of Alexandria in the Mirant Power Plant matter. I have a few procedural questions regarding the application for rehearing.

According to Section VI.H. of Order No. 202-05-3, applications for rehearing in this matter should be addressed to you. Section VI.H. cites to 16 U.S.C. Section 825(1), which refers to the "Commission" (FERC). I am just seeking to confirm that Section 825(1) also applies to this DOE proceeding.

Also, are 10 CFR Section 1003.1 et seq., Office of Hearings and Appeals Procedural Regulations applicable to this proceeding (e.g. re service requirements, etc.) If not, are there other procedural rules that apply to this proceeding?

Thank you very much for your assistance! You may respond by return e-mail or, if that is not convenient for you, by telephone or fax.

Linda Alle-Murphy  
Linda B. Alle-Murphy  
Schnader Harrison Segal & Lewis LLP  
1600 Market Street, Suite 3600  
Philadelphia, PA 19103-7286

From: Cooke, Lot  
Sent: Friday, December 30, 2005 8:51 AM  
To: 'LAlle-Murphy@Schnader.com'  
Subject: Rehearing procedures for DOE Order No. 202-05-3

Dear Ms. Alle-Murphy:

In response to your emailed question to Mr. Mansueti--

The DOE Organization Act transferred the authority of the Federal Power Commission to the Secretary, except for authority over rates and charges for the transmission and sale of electric energy, which was transferred to FERC. Federal Power Act (FPA) Section 202(c) emergency authority was generally and specifically given to the Secretary.

An order issued under the FPA is only reviewable pursuant to the rehearing provisions contained in section 313 of the FPA, so that is the applicable provision under which to seek rehearing of the December 20, 2005 order.

The DOE regulations on emergency orders, 10 CFR section 205.370, et seq., do not have a specific rehearing section, but a party seeking rehearing can look for procedural guidance to FERC's Rules of Practice and Procedure, 18 CFR Part 385. In particular the rehearing regulations contained at 18 CFR section 385.713 and the service requirement contained at 18 CFR section 385.2010. The Office of Hearings and Appeals procedures are not applicable as the Secretary will make the rehearing decision pursuant to FPA section 313.

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Exhibit 2-11:  
Department Rehearing Procedures



# DOE 202(c) Order Rehearing Procedures

DOE may revise these procedures through advance written notification to the parties and posting [here](#).

*Intervention.* Any person seeking to intervene to become a party must file a written motion to intervene by emailing [AskCR@hq.doe.gov](mailto:AskCR@hq.doe.gov). A motion to intervene must state the movant's interest in sufficient factual detail to demonstrate that the movant has or represents an interest which may be directly and substantially affected by the outcome of the proceeding. A motion to intervene must be filed within 30 days after the

issuance of a section 202(c) order, which includes an original order or a renewal order. No grant of late intervention is permitted unless DOE finds good cause. The grant of party status will be expressly stated by DOE order within thirty days of filing. A motion to intervene may be combined with a motion for rehearing, answer, or other motion.

*Rehearing.* Pursuant to 16 U.S. Code § 825*l*, any party applying for rehearing must file a written motion for rehearing by emailing [AskCR@hq.doe.gov](mailto:AskCR@hq.doe.gov) within 30 days after the issuance of a section 202(c) order. The motion for rehearing must set forth specifically the ground or grounds upon which such motion is based and must contain a clear and concise statement of the facts and law which support the motion and the specific relief or ruling requested. Any grounds not specifically identified in such motion shall be waived. All motions for rehearing will be addressed in a consolidated proceeding and order on rehearing. Unless DOE acts upon the motion for rehearing within 30 days of filing, such motion may be deemed to have been denied.

*Answers.* Any party may file an answer to another party's motion by emailing [AskCR@hq.doe.gov](mailto:AskCR@hq.doe.gov) within 7 days after the motion is filed. An answer must contain a clear and concise statement of any disputed factual allegations and any law upon which the answer relies. An answer to an answer is not permitted.

*Timing and Service.* DOE will use best efforts to post filings [here](#) within 24 hours of receipt. Such posting constitutes service to all parties. Filing or posting due dates that fall on a federal holiday or weekend shall be extended to the next business day. Documents received after 4:30 p.m. Eastern Time are deemed filed on the next business day.

*Confidentiality.* DOE strongly encourages that all filings be limited to information suitable for public release. If procedures to maintain confidentiality are requested, DOE will provide them as needed at the discretion of DOE.

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Exhibit 2-12:  
Department 202(c) Webpage



# DOE's Use of Federal Power Act Emergency Authority

Under Federal Power Act (FPA) section 202(c), during the continuance of a war in which the United States is engaged or when an emergency exists by reason of a sudden increase in the demand for electric energy, or a shortage of electric energy, or of facilities for the generation or transmission of electric energy, or of the fuel or water for generating facilities, or other causes, the Secretary of Energy may require by order temporary connections of facilities, and generation, delivery, interchange, or transmission of electricity as the Secretary determines will best meet the emergency and serve the public interest. 16 U.S.C. § 824a(c).

All public comments and requests related to FPA section 202(c) should be sent via email to [AskCR@hq.doe.gov](mailto:AskCR@hq.doe.gov). Information that the sender deems sensitive and not eligible for public release should be marked accordingly, and both a public (redacted) and non-public version of such materials should be submitted. Additional information about 202(c) procedures, if necessary, will be announced on this page.

The provision of this process for submission of correspondence or comments on any pending application is for purposes of ensuring the receipt by the appropriate office and personnel within the Department. Establishment of this email address does not establish a "docket," and those submitting correspondence do not constitute parties or intervenors to any proceeding. Further, submission of correspondence to the Department does not in any way limit or prevent the ability of the Secretary to act on any application, or pursuant to section 202(c) without application, in any way and at any time as he or she deems appropriate.

## 202(c) Orders Issued to Date

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## 2026 DOE 202(c) Orders

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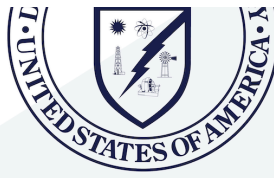


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## DOE 202(c) Orders Issued Prior to 2020

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DOE 202(c) orders issued prior  
to 2020

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# Numbering Scheme Information

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Beginning in 2022, the Department modified the numbering scheme associated with its section 202(c) emergency orders. Prior to 2022, emergency orders followed a fiscal year timeline, whereas since the beginning of 2022, emergency orders have aligned with the calendar year. For example, a 202(c) emergency order issued in November 2017 is identified as Order No. 202-18-1 and an order issued in December 2022 is identified as Order No. 202-22-3.



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Filed April 28, 2026

Exhibit 2-13:  
Department Order No. 202-22-4



## Department of Energy

Washington, DC 20585

### Order No. 202-22-4

Pursuant to the authority vested in the Secretary of Energy by section 202(c) of the Federal Power Act (FPA), 16 U.S.C. § 824a(c), and section 301(b) of the Department of Energy Organization Act, 42 U.S.C. § 7151(b), and delegated by email correspondence (Dec. 23, 2022), and for the reasons set forth below, I hereby determine that an emergency exists in the electricity grid operated by PJM Interconnection, LLC (PJM) due to a shortage of electric energy, a shortage of facilities for the generation of electric energy, and other causes, and that issuance of this Order will meet the emergency and serve the public interest.

#### *Emergency Situation*

On December 24, 2022, PJM, the Regional Transmission Operator (RTO) for 65 million people in thirteen states and the District of Columbia (the PJM Region), filed a *Request for Emergency Order Under Section 202(c) of the Federal Power Act* (Application) with the United States Department of Energy (Department) “to preserve the reliability of the bulk electric power system.”

The PJM Region, like many regions across the country, is currently being affected by a severe winter weather system. PJM states that this weather system caused a significant drop in temperatures across the PJM Region on December 23, 2022, accompanied by high winds in excess of 40 mph. As a consequence of the impact of wind and decreasing temperatures, the demand for electricity in the PJM Region rose to an unusually high peak load on the evening of December 23, 2022, in excess of 135,000 MW. This severely cold weather is expected to last through Sunday morning.

While the vast majority of generating units in the PJM Region continue to function adequately under these stressed conditions, some units have experienced operating difficulties due to cold weather or fuel limitations, primarily gas. Specifically, approximately 45,000 MW of generating units (the majority of which are thermal) are currently outaged or derated. PJM has expressed its concern that these units will be unable to return to service over at least the next 48 hours, which coincides with the time period for which PJM is requesting this Order. Since these units may not promptly return to service, and in the event PJM experiences additional generating unit outages, PJM states that it may need to curtail some amount of firm load on December 24, December 25, or December 26, 2022 in order to maintain the security and reliability of the PJM system.

#### *Description of Mitigation Measures*

In its Application, PJM identifies the measures it is taking to ensure the supply of generation will continue to be sufficient to meet system demand and reserve requirements. On December 20, 2022, PJM issued a cold weather advisory in the PJM Region in anticipation of the forecasted weather conditions. Then on December 23, 2022, PJM issued

a PJM Region-wide cold weather alert which further highlighted PJM's expected need to call higher-than-normal generation resources in light of the anticipated weather.

On December 23, 2022, generating reserves diminished to a level that required PJM to declare an Energy Emergency Alert (EEA) Level 2 and take other emergency actions. PJM states that after having exhausted economic operation, PJM triggered a Maximum Generation Emergency Action to increase the PJM Region generation above the maximum economic level. Further, PJM triggered its load management reduction actions to provide additional load relief by using PJM-controllable load management programs. PJM called on demand response providers and curtailment service providers to reduce load. PJM also issued public appeals for consumers to reduce usage. PJM has continued to employ these emergency actions through December 24, 2022, and anticipates needing to continue them through the order end date that it has requested.

Since December 23, 2022, PJM has also taken additional measures to provide additional reserves, including:

- Reducing exports to neighboring regions and requested shared reserves for neighboring regions; consistent with joint operating agreements and other regulatory requirements, PJM has continued to communicate and collaborate with its interconnected neighboring systems when the demand on the PJM system has exceeded expected energy and reserve requirements and when emergency transfers were required to support PJM's interconnected neighboring systems;
- Issuing additional public conservation appeals;
- Running uneconomic generation during lower load periods to ensure their availability during peak conditions;
- Utilizing its Emergency Procedures to assist in maximizing the pumped storage hydro generation levels;
- Communicating and preparing transmission and distribution service providers to implement distribution voltage reduction measures; and
- Communicating and preparing transmission and distribution service providers to implement firm load shed.

In its Application, PJM committed to continue to take such actions, including utilizing other supply resources before calling upon any generators to operate in excess of permitting levels. According to PJM, it is nevertheless possible that the measures it has and will take may not be sufficient to avoid the need to curtail firm load in order to ensure system reliability.

#### *Request for Order*

PJM requests that the Secretary issue an order immediately, effective today, December 24, 2022, through 12:00 p.m. Eastern Time on Monday, December 26, 2022, authorizing the electric generating units identified in Exhibit A, as well as any other

generating units subject to emissions or other permit limitations in the PJM Region to operate up to their maximum generation output levels under the limited circumstances described in this Order, notwithstanding air quality or other permit limitations. The generating units (Specified Resources) that this Order pertains to are listed on the Order 202-22-4 Resources List, as described below.

*ORDER*

Given the emergency nature of the expected load stress, the responsibility of PJM to ensure maximum reliability on its system, and the ability of PJM to identify and dispatch generation necessary to meet the additional load, I have determined that, under the conditions specified below, additional dispatch of the Specified Resources is necessary to best meet the emergency and serve the public interest for purposes of FPA section 202(c). This determination is based on, among other things:

- The emergency nature of the expected load stress caused by the current cold weather event threatens to cause loss of power to homes and local businesses in the areas that may be affected by curtailments, presenting a risk to public health and safety.
- The expected shortage of electric energy, shortage of facilities for the generation of electric energy, and other causes in the PJM Region demonstrate the need for the Specified Resources to contribute to the reliability of the PJM Region.
- PJM is responsible to ensure maximum reliability on its system, and, with the authority granted in this Order, its ability to identify and dispatch generation, including the Specified Resources, necessary to meet the additional load resulting from the cold weather event is enhanced.

In line with the anticipated circumstances precipitated by the cold weather event, this Order is limited to the period beginning with the issuance of this Order on December 24, 2022 through 12:00 pm Eastern Time on December 26, 2022. Because the additional generation may result in a conflict with environmental standards and requirements, I am authorizing only the necessary additional generation on the conditions contained in this Order, with reporting requirements as described below.

FPA section 202(c)(2) requires the Secretary of Energy to ensure that any 202(c) order that may result in a conflict with a requirement of any environmental law be limited to the “hours necessary to meet the emergency and serve the public interest, and, to the maximum extent practicable,” be consistent with any applicable environmental law and minimize any adverse environmental impacts. PJM anticipates that this Order may result in exceedance of emissions of sulfur dioxide, nitrogen oxide, mercury, and carbon monoxide emissions, as well as wastewater release limits. To minimize adverse environmental impacts, this Order limits operation of dispatched units to the times and within the parameters determined by PJM for reliability purposes.

Based on my determination of an emergency set forth above, I hereby order:

A. From the time this Order is issued on December 24, 2022, to 12:00 pm Eastern Time on December 26, 2022, in the event that PJM determines that generation from the Specified Resources is necessary to meet the electricity demand that PJM anticipates in the PJM Region during this event, I direct PJM to dispatch such unit or units and to order their operation only as needed to maintain the reliability of the power grid in the PJM Region when the demand on the PJM system exceeds expected energy and reserve requirements. Specified Resources are those generating units set forth on the Order 202-22-4 Resource List, subject to updates directed here and as described in paragraph D, which the Department shall post on [www.energy.gov](http://www.energy.gov).

B. To minimize adverse environmental impacts, this Order limits operation of dispatched units to the times and within the parameters determined by PJM for reliability purposes. Consistent with good utility practice, PJM shall exhaust all reasonably and practically available resources, including available imports, demand response, and identified behind-the-meter generation resources selected to minimize an increase in emissions, to the extent that such resources provide support to maintain grid reliability, prior to dispatching the Specified Resources. PJM shall provide a daily notification to the Department reporting each generating unit that has been designated to use the allowance and operated in reliance on the allowances contained in this Order.

In furtherance of the foregoing and, in each case, subject to the exhaustion of all available imports, demand response, and identified behind-the-meter generation resources selected to minimize an increase in emissions available to support grid reliability:

- (i) For any generation resource whose operator notifies PJM that the unit is unable, or expected to be unable, to produce at its maximum output due to an emissions or other limit in any federal environmental permit, and during the pendency of a PJM-triggered Maximum Generation Emergency Action, at any point before 12:00 Eastern Time on Monday, December 26, 2022, the unit will be allowed to exceed any such limit only during any period for which PJM has declared an Energy Emergency Alert (EEA) Level 2 or Level 3 (during which time PJM will have triggered a Maximum Generation Emergency Action), except as described in item (iii) below in certain limited circumstances in anticipation of an EEA Level 2. Once PJM declares that the EEA Level 2 event has ended, the unit would be required to immediately return to operation within its permitted limits. And at all other times, the unit would be required to operate within its permitted limits, except for the limited exceptions provided herein for operations in anticipation of an EEA Level 2 to prevent the cycling of units or facilitate the charging or pumping of other resources necessary for the EEA Level 2.
- (ii) For any generation resource whose operator notifies PJM that the unit is offline or would need to go offline at any point before 12:00 Eastern Time on Monday, December 26, 2022, due to an emissions or other limit in any

federal environmental permit, PJM may direct the unit operator to bring the unit online, or to keep the unit online, and to operate at the level consistent with its permits but subject to the exceptions set forth in this Order. In this circumstance, the operator is allowed to make all of the unit's capacity available to PJM for dispatch during any period for which PJM has declared an EEA Level 2 or 3 (during which time PJM has triggered a Maximum Generation Emergency Action), except as described in item (iii) below in certain limited circumstances in anticipation of an EEA Level 2. Once PJM declares that such an EEA Level 2 event has ended and the Maximum Generation Emergency Action is discontinued, the unit would be required to immediately return to operating at a level below the higher of its minimum operating level or the maximum output allowable under the permitted limit.

- (iii) PJM is hereby granted authority to operate the Specified Units that are combined cycle generating units in certain limited circumstances in advance of declaring an EEA Level 2, Maximum Generation Emergency, or in between such events, where such operation or continued operation of the Specified Resource is reasonably necessary to avoid shutting down and restarting the Specified Unit. PJM has represented that such cycling of units can cause reliability issues regarding restarting, delays, and increased emissions during start up. PJM is further authorized to operate the Specified Units in certain limited circumstances in advance of the declaring an EEA Level 2, Maximum Generation Emergency where such operation or continued operation of the Specified Resource is reasonably necessary to facilitate charging storage resources or pumping for pumped storage facilities that will be needed during an anticipated EEA Level 2. PJM is required to take measures to dispatch units for which cycling would otherwise be required in a manner reasonably intended to limit the duration and operating level of those units in such a way as to minimize exceedance of permit limitations consistent with the security and reliability of the PJM Region.
- (iv) To minimize adverse environmental impacts as set forth herein, this Order limits operation of dispatched units to the times and within the parameters determined by PJM for reliability purposes. Consistent with good utility practice, and notwithstanding standard merit order dispatch, PJM shall exhaust all reasonably and practically available resources, including available imports, demand response and identified behind-the-meter generation resources selected to minimize an increase in emissions to the extent that such resources provide support to maintain grid reliability prior to dispatching the Specified Resources at levels above their permitted emissions levels. PJM shall provide a daily notification to the Department reporting each generating unit that has been designated to use the allowance and operated in reliance on the allowances contained in this Order.

C. All operation of the Specified Resource must comply with applicable environmental requirements, including but not limited to monitoring, reporting, and recordkeeping requirements, to the maximum extent feasible while operating consistent with the emergency conditions. This Order does not provide relief from any obligation to pay fees or purchase offsets or allowances for emissions that occur during the emergency condition or to use other geographic or temporal flexibilities available to generators.

D. In the event that PJM identifies additional generation units that it deems necessary to operate in excess of federal environmental permitting limits in order to maintain the reliability of the power grid in the PJM Region when the demand on the PJM system exceeds expected energy and reserve requirements, PJM shall provide prompt written notice to the Department of Energy at AskCR@hq.doe.gov with the name and location of those units that PJM has identified, as well as additional notice by the same means through updating Exhibit A to its Application with such additional generation units, the fuel type of such unit, and the anticipated category of environmental impact, at 09:00 Eastern Time or 21:00 Eastern Time, whichever follows closest in time to the unit identification by PJM to the greatest extent feasible. Such additional generation unit shall be deemed a Specified Resource for the purpose of this Order for the hours prior to the required written notice to the Department updating Exhibit A, and PJM may dispatch such additional generation units, provided that if the Department of Energy notifies PJM that it does not approve of such generation unit being designated as a Specified Resource, such generation unit shall not constitute a Specified Resource upon notification from the Department. The Department shall post an updated Order 202-22-4 Resource List as soon as practicable following notification from PJM under this paragraph.

E. PJM shall provide such additional information regarding the environmental impacts of this Order and its compliance with the conditions of this Order, in each case as requested by the Department of Energy from time to time. By January 26, 2023, PJM shall report all dates between December 24, 2022, and December 26, 2022, inclusive, on which the Specified Resources were operated, the hours of operation, and exceedance of permitting limits, including sulfur dioxide, nitrogen oxide, mercury, carbon monoxide, and other air pollutants, as well as exceedances of wastewater release limits. PJM shall submit a final report by February 27, 2023, with any revisions to the information reported on January 26, 2023. The environmental information submitted in the final report shall also include the following information:

- (i) Emissions data in pounds per hour for each Specified Resource unit, for each hour of the operational scenario, for CO, NO<sub>x</sub>, PM<sub>10</sub>, VOC, and SO<sub>2</sub>;
- (ii) Emissions data must include emissions (lbs/hr) calculated consistent with reporting obligations pursuant to operating permits, permitted operating/emission limits, and the actual incremental emissions above the permit limits;

- (iii) The number and actual hours each day that each Specified Resource unit operated in excess of permit limits or conditions, e.g., “Generator #1; December 25, 2022; 4 hours; 04:00-08:00 CT”;
- (iv) Amount, type and formulation of any fuel used by each Specified Resource;
- (v) All reporting provided under the Specified Resource’s operating permit requirements over the last three years to the United States Environmental Protection Agency or local Air Quality Management District for the location of a Specified Resource that operates pursuant to this Order;
- (vi) Additional information requested by DOE as it performs any environmental review relating to the issuance of this Order; and
- (vii) Information provided by the Specified Resource describing how the requirements in paragraph C above were met by the Specified Resource while operating under the provisions of this Order.

In addition, PJM shall provide information to the Department quantifying the net revenue in aggregate associated with generation in excess of environmental limits in connection with orders issued by the Department pursuant to Section 202(c) of the Federal Power Act.

F. PJM shall take reasonable measures to inform affected communities where all Specified Resources operate that PJM has been issued this Order, in a manner that ensures that as many members of the community as possible are aware of the Order, and explains clearly what the Order allows PJM to do. At a minimum, PJM shall post a description of this Order on its website (with a link to this Order) and identify the name, municipality or other political subdivision, and zip code of Specified Resources covered by this Order, as the Specified Resources may be updated pursuant to paragraph D above. In addition, in the event that a Specified Resource operates pursuant to this Order, a general description of the action authorized by this Order will be included in any press release issued by PJM with respect to the cold weather event and will include a reference to the website posting required by the preceding sentence for further information. PJM shall describe the actions taken to comply with this paragraph in the reports delivered to the Department pursuant to paragraph E above.

G. This Order shall not preclude the need for the Specified Resource to comply with applicable state, local, or Federal law or regulations following the expiration of this Order.

H. PJM shall be responsible for the reasonable third-party costs of performing analysis of the environmental and environmental justice impacts of this Order, including any analysis conducted pursuant to the National Environmental Policy Act.

I. This Order shall be effective upon its issuance, and shall expire at 12:00 Eastern Time on Monday, December 26, 2022, with the exception of the reporting requirements in

Department of Energy Order No. 202-22-4

paragraph E. Renewal of this Order, should it be needed, must be requested before this Order expires.

Issued in Washington, D.C. at 5:30 PM Eastern Standard Time on this 24th day of December 2022.

Kathleen B.  
Hogan

 Digitally signed by Kathleen B. Hogan  
Date: 2022.12.24 17:38:01 -0500

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Undersecretary of Energy for Infrastructure

BEFORE THE UNITED STATES DEPARTMENT OF ENERGY

Federal Power Act Section 202(c)     )  
Emergency Order: Tri-State         )                             Order No. 202-26-21  
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Exhibit to  
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Public Interest Organizations

Filed April 28, 2026

Exhibit 2-14:  
Department Order No. 202-17-4 Summary of Findings

## Summary of Findings Department of Energy Order No. 202-17-4

September 14, 2017

Section 202(c) of the Federal Power Act (FPA) (codified at 16 U.S.C. § 824a(c)), through section 301(b) of the Department of Energy Organization Act (codified at 42 U.S.C. § 7151(b)), authorizes the Secretary of Energy, upon finding “that an emergency exists by reason of a sudden increase in the demand for electric energy, or a shortage of electric energy or of facilities for the generation or transmission of electric energy, or of fuel or water for generating facilities, or other causes,” to issue an order “requir[ing] . . . such temporary connections of facilities and such generation, delivery, interchange, or transmission of electric energy as in [the Secretary’s] judgment will best meet the emergency and serve the public interest.” 16 U.S.C. § 824a(c)(1). If the order “may result in a conflict with [an] environmental law or regulation,” then the Secretary must “ensure that such order requires generation, delivery, interchange, or transmission of electric energy only during hours necessary to meet the emergency and serve the public interest, and, to the maximum extent practicable, is consistent with any applicable . . . environmental law or regulation and minimizes any adverse environmental impacts.” *Id.* § 824a(c)(2). Orders issued under FPA section 202(c) “that may result in a conflict with [an] environmental law or regulation” expire 90 days after they are issued, but the Secretary “may renew or reissue such order[s] . . . for subsequent periods, not to exceed 90 days for each period, as [the Secretary] determines necessary to meet the emergency and serve the public interest.” *Id.* § 824a(c)(4)(A).

The Department’s regulations implementing FPA section 202(c) define the term “emergency” to mean, among other situations, “a specific inadequate power supply situation.” 10 C.F.R. § 205.371. The regulations do not exhaustively list what qualifies as an emergency, but they note specifically that “[e]xtended periods of insufficient power supply as a result of inadequate planning or the failure to construct necessary facilities can result in an emergency as contemplated in these regulations.” *Id.*

On June 13, 2017, PJM filed a *Request for Emergency Order Pursuant to Section 202(c) of the Federal Power Act* (Order Application) (included in the docket<sup>1</sup> of this Order) with the Department “to preserve the reliability of [the] bulk power transmission system in the North Hampton Roads area.” Virginia Electric and Power Company<sup>2</sup> (Dominion), the electric utility serving the area, owns the coal-fired, power generating Units 1 and 2 at the Yorktown Power Station in Yorktown, Virginia. In November 2011 and October 2012, Dominion notified PJM of its plan to deactivate Units 1 and 2, respectively, effective December 31, 2014, because the units were not equipped to

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<sup>1</sup> The docket of this Order is available at <https://www.energy.gov/oe/downloads/federal-power-act-section-202c-dominion-energy-virginia-june-2017>.

<sup>2</sup> See Dominion Energy, Inc., Form 10-Q filing, at 1 (Aug. 3, 2017), included in the docket of this Order.

## Summary of Findings for Department of Energy Order No. 202-17-4

comply with the Environmental Protection Agency's (EPA) Mercury and Air Toxics Standards (MATS), 40 C.F.R. part 63 subpart UUUUU. On June 24, 2014, pursuant to 40 C.F.R. § 63.6(i)(4)(i)(A), the Virginia Department of Environmental Quality granted Dominion a one-year MATS compliance extension for Yorktown Units 1 and 2.

On April 16, 2016, pursuant to section 113(a) of the Clean Air Act, 42 U.S.C. § 7413(a)(3) and (4), the EPA issued an Administrative Compliance Order (ACO) through April 15, 2017. The ACO implemented a 2011 MATS Enforcement Policy regarding issuance of section 113(a) administrative orders to sources that are unable to comply with the MATS but that may need to operate for up to a year to address a specific and documented reliability concern. The 2011 MATS Enforcement Policy was limited in application to units critical for reliability purposes. The EPA found that operation of Yorktown Units 1 and 2 met the policy criteria, as verified by the Federal Energy Regulatory Commission (FERC). Dominion has not achieved full compliance with the MATS for Yorktown Units 1 or 2 since the ACO expired, and section 113(a) of the Clean Air Act bars further compliance extensions.

Since Dominion's decision to retire the coal-fired Yorktown units, PJM has planned for their permanent deactivation by including required transmission upgrades in its own Regional Transmission Expansion Planning Process. PJM is subject to federal reliability standards enforced by the North American Electric Reliability Corporation (NERC), the Electric Reliability Organization designated by FERC. PJM holds the highest-level reliability responsibilities for the system it manages as a certified Reliability Coordinator, Balancing Authority, and Transmission Operator. PJM is also registered with NERC as a Planning Coordinator and Transmission Planner, among other functions. NERC Compliance Registry Active Entities List (updated Sept. 7, 2017), included in the docket of this Order. PJM applies reliability criteria to evaluate transmission system conditions and then develops the transmission solutions needed to ensure compliance with the reliability standards. The PJM Board of Managers approves those solutions in a Regional Transmission Expansion Plan (RTEP). Through its Transmission Expansion Advisory Committee (TEAC) and Sub-Regional RTEP Committees, PJM works with stakeholders throughout the RTEP's development. PJM Manual 14B, "Regional Planning Process," included in the docket of this Order. The PJM Board of Managers approved the transmission upgrades necessitated by the retirement of Yorktown Units 1 and 2 on May 17, 2012. TEAC Recommendations to the PJM Board (PJM Staff Whitepaper), May 2012, at 12, included in the docket of this Order.

PJM's approved solution was the Skiffes Creek Transmission Project, which consists of three components: a 500kV line, a 230kV line rebuild, and a new switching station. United States Army Corps of Engineers (Army Corps), Memorandum for the Record re: Department of the Army Environmental Assessment and Statement of Findings for the Above-Referenced Standard Individual Permit Application, CENAO-WR-RS (NAO-2012-00080 / 13-V0408), at 1, included in the docket of this Order. A

number of issues in the North Hampton Roads area, many of which are interrelated, needed to be addressed to avoid overloading transmission lines with too much power, as detailed in PJM's Deactivation Study. Yorktown Units 1 and 2 Generator Deactivation Notification: Deactivation Study Results – updated June 26, 2017 (PJM Deactivation Study), included in the docket of this Order. *See also Va. Elec. & Power Co.*, Commission Comments on Requests for EPA Administrative Orders, Docket No. AD16-11-000, 153 FERC ¶ 61,265 at PP 14-16 (2015).

PJM completed a series of analyses consistent with RTEP procedures, finding that only the Skiffes Creek Transmission Project—and none of the stakeholder-proposed alternatives—addressed the full range of potential reliability violations. Order Application, app. I, at 16. For example, reliance on operation of the oil-fired Yorktown Unit 3 generator would not address thermal overload and voltage violations on the 230kV and 115kV bulk electric system that PJM identified because of significant environmental operating restrictions and other plant operation constraints associated with that unit, including an 8 percent capacity factor limitation. *See id.*, app. II, at 18. As a result, PJM did not recommend reliance on Yorktown Unit 3 as a sustainable alternative solution to the identified reliability criteria violations. *Id.*

As part of PJM's analyses, Dominion transmission staff provided PJM with an analysis of system needs as well as potential solutions to the retirement of generating units at Yorktown and elsewhere. Dominion Update to Retirement Study Results (Mar. 10, 2012), included in the docket of this Order. Dominion's analysis, which was based on PJM's initial determination of reliability criteria violations that needed to be addressed, was independently validated by PJM and publicly vetted through the PJM stakeholder process before PJM staff recommended that the Board of Managers approve the Skiffes Creek Transmission Project. PJM Staff Whitepaper at 12, included in the docket of this Order.

PJM, as the Regional Transmission Organization (RTO) responsible for transmission system operation across multiple states, including Virginia, maintains its expert determination that the Skiffes Creek Transmission Project is the most effective and efficient solution to address the identified reliability criteria violations. Order Application, app. I, at 16. As recently as March 1, 2017, PJM provided the Army Corps with an analysis of proposed alternatives and found that none of them sufficiently resolved the identified violations. Letter to Col. Jason E. Kelly, U.S. Army Corps of Engineers (Mar. 1, 2017), included in the docket of this Order. PJM's subsequent RTEP materials reaffirm the need for the Skiffes Creek Transmission Project, even considering the updated, steadily rising load forecasts in the recently released 2017 PJM Load Forecast Report (included in the docket of this Order). *See PJM Interconnection, L.L.C.*, 2017 RTEP Process Scope & Input Assumptions, rev. 1, at 25-27 (Aug. 3, 2017), included in the docket of this Order.

## Summary of Findings for Department of Energy Order No. 202-17-4

Construction of the Skiffes Creek Transmission Project began in July 2017 and is expected to take approximately 18-20 months. *Order No. 202-17-2 Renewal Application Filing* (Renewal Application) at 3. Until the Project is completed, a plan known as the North Hampton Remedial Action Scheme (RAS) remains in effect. According to NERC's Glossary of Terms, a RAS is "[a] scheme designed to detect predetermined System conditions and automatically take corrective actions that may include, but are not limited to, adjusting or tripping generation ([megawatts] and [megavolt amperes (reactive)]), tripping load, or reconfiguring a System(s)." Glossary of Terms Used in NERC Reliability Standards (updated Aug. 1, 2017), at 24, included in the docket of this Order.

To preserve the grid's reliability, the North Hampton RAS would allow PJM, the grid operator, to drop load—that is, shut off power to certain customers—to prevent voltage collapse. Dominion presented this RAS to PJM in January 2017, and the SERC Reliability Corporation, the NERC-delegated regional reliability enforcement entity, approved it that same month. *See Dave Rees, Dominion Virginia Power Sets Plan for Emergency Blackouts*, Daily Press, Jan. 13, 2017, included in the docket of this Order. If Yorktown Units 1 and 2 were unavailable, many N-1-1 contingencies could result in voltage collapse and thermal overloads. New Remedial Action Scheme, North Hampton RAS (Presentation to PJM), at 4, included in the docket of this Order; PJM Deactivation Study, included in the docket of this Order. According to FERC, "An N-1-1 contingency is a sequence of events consisting of an initial loss of a single generator or transmission element, followed by system adjustment, followed by another loss of a single generator or transmission element." *Price Formation in Energy and Ancillary Services Markets Operated by Regional Transmission Organizations and Independent System Operators*, Docket No. AD14-14-000, 153 FERC ¶ 61,221 at P 30 n.61 (2015).

The North Hampton RAS is on standby for use at PJM's discretion. If PJM detects the loss of certain facilities, it could trip the remaining feeds to the Yorktown area and drop service to approximately 150,000 customers, preventing voltage collapse. Rotating outages would follow until the system returns to normal operating parameters. New Remedial Action Scheme, North Hampton RAS (Presentation to PJM), at 6, included in the docket of this Order. According to U.S. Census estimates, the region PJM identifies as the North Hampton Roads load area in its Order Application had a population of more than 660,000 as of July 2016. At a minimum, rotating outages under the RAS would therefore impact, directly or indirectly, several hundred thousand people. United States Census Bureau, QuickFacts database, available at <https://www.census.gov/quickfacts/fact/table/US/PST045216>.

On July 3, 2017, the Army Corps issued a permit to Dominion for the Skiffes Creek Transmission Project pursuant to section 10 of the Rivers and Harbors Act of 1899 (33 U.S.C. § 403) and section 404 of the Clean Water Act (33 U.S.C. § 1344). On July

## Summary of Findings for Department of Energy Order No. 202-17-4

10, 2017, Dominion commenced construction of the Skiffes Creek Transmission Project. Renewal Application at 3.

On August 24, 2017, PJM filed its Renewal Application with DOE. The filing included all reports required by Order No. 202-17-2 (included in the docket of this Order). PJM said that construction of the Project was still expected to take 18-20 months, and that periodic transmission outages would be necessary to proceed apace with the Project. The same day, Dominion wrote to the Department that it “agrees with the Renewal Application and will operate in accordance with its provisions.” Further, Dominion acknowledged that a 202(c) order “is not a long term solution to the reliability issues in the North Hampton Roads area on the Virginia Peninsula.” The Skiffes Creek Transmission Project, underway as of July 2017, is the long-term solution.

On September 7, 2017, the Department received comments from Sierra Club opposing PJM’s renewal request. On September 13, 2017, the Department received an answer to Sierra Club’s comments from PJM. Both documents are included in the docket of this Order.

### Discussion

Order No. 202-17-2 directs operation of Yorktown Units 1 and 2 as needed to address reliability issues, subject to a dispatch methodology submitted to the Department for review. The reliability issues noted in Order No. 202-17-2 were described as Scenario One, increased load due to weather-related temperature extremes, and Scenario Two, decreased transmission capacity required by the RTEP upgrade. Scenario Two was contemplated but not yet applicable when Order No. 202-17-2 was issued because the Army Corps permit application for the Skiffes Creek Transmission Project was still pending. On July 3, the Army Corps issued Permit No. NAO-2012-00080, resulting in the potential need to operate Yorktown Units 1 and 2 to address both Scenario One and Two reliability issues. To date, in accordance with Order No. 202-17-2, PJM has directed operation of Yorktown Units 1 and/or 2 for all or part of 13 days. PJM Interconnection, L.L.C., Report on Yorktown Units 1 and 2 Operations Pursuant to Order No. 202-17-2, Attachment 1, included in the docket of this Order; Telephone call to Steven Pincus, Associate General Counsel, PJM, Sept. 11, 2017.

Scenario One applies when load conditions exceed a certain threshold due to local transmission issues that would cause PJM to operate the system outside its normal operating parameters.<sup>3</sup> Weather-related temperature extremes are one example of such a local transmission issue. Scenario Two is also triggered when load conditions exceed a certain threshold, but the threshold is lowered depending on the particular construction-related transmission outages in effect as the Skiffes Creek Transmission Project is built.

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<sup>3</sup> Exact load thresholds were submitted as critical electric infrastructure information and are thus not described here so as not to provide vulnerability information on critical infrastructure.

Because the Project minimizes environmental impacts by utilizing existing transmission line rights-of-way to the extent possible, portions of existing transmission lines must be taken offline for upgrades. Under either scenario, when the relevant thresholds are exceeded, to prevent system overload and uncontrolled power disruptions, PJM must implement the North Hampton RAS. The only sufficient alternative to the RAS and its resulting outages for up to approximately 150,000 customers is the emergency operation of Yorktown Units 1 and 2. The demand response available to PJM is a small fraction of the load threshold and is “not sufficient to ensure reliable service.” Order Application, app. II, at 18. Likewise, Dominion has limited demand-side management and curtailment capabilities, insufficient for reliability purposes even when fully deployed. *See id.*, app. III, at 21.

Activating the RAS would immediately interrupt service to load in the North Hampton Roads area. PJM asserts that, according to the RAS, during certain high load conditions, this “load shedding” could result in the loss of roughly 950 MW of electric power—that is, the loss of service to over 150,000 North Hampton Roads area customers. Order Application at 9. This service interruption could last hours or even days. *See* North Hampton RAS Presentation to PJM, at 8, included in the docket of this Order. Activating the RAS is not a gradual approach that presents a wide range of likely impacts; it is an extreme measure with immediate consequences to 150,000 customers. While the RAS is designed to prevent more catastrophic, uncontrolled grid impacts from occurring, load shedding of this magnitude is significant, and would trigger mandatory reporting both to DOE and FERC. DOE Form OE-417 requires reporting within one hour for “[l]oad shedding of 100 Megawatts or more implemented under emergency operational policy,” and within six hours for “[l]oss of electric service to more than 50,000 customers for 1 hour or more.” This is the same level of reporting triggered by a cyber or other hostile attack on grid resources. Form OE-417, Electric Emergency Incident and Disturbance Report, [https://www.oe.netl.doe.gov/docs/OE417\\_Form\\_03312018.pdf](https://www.oe.netl.doe.gov/docs/OE417_Form_03312018.pdf). Similarly, FERC and NERC mandate notification for a variety of serious events including when a bulk electric system emergency triggers automatic load shedding of 100 MW or more, as in the RAS. *See* North American Electric Reliability Corporation, Reliability Standard EOP-004-3 (Event Reporting), [http://www.nerc.com/\\_layouts/PrintStandard.aspx?standardnumber=EOP-004-3&title=Event%20Reporting](http://www.nerc.com/_layouts/PrintStandard.aspx?standardnumber=EOP-004-3&title=Event%20Reporting).

To underscore the potential impact of RAS activation, the estimated 150,000 impacted customers are counted by meter, not individual. One or more meters could translate to large household or commercial or industrial facilities, including those critical to health and safety systems. Whether counted as 150,000 or that amount multiplied several times over, the anticipated impact of this emergency situation is on par with or exceeds the impacts described in prior 202(c) orders. *Crisp Cnty. Power Comm’n v. Ga. Power Co.*, 35 FPC 629, 630-31 (1966) (ordering interconnection to prevent, in part,

outages lasting more than an hour and affecting 500 to 2,000 customers on Crisp County, Georgia's system). *City of Cleveland, Ohio v. Cleveland Elec. Illuminating Co.*, 47 FPC 747, 749 (1972) (ensuring reliable service was provided to the approximately 20% of the city's consumers). Cleveland's 1970 Census-reported population was 750,903, suggesting that just over 150,000 individuals were affected by the 1972 202(c) order. *See* <https://www.census.gov/population/www/documentation/twps0027/tab20.txt>. As described earlier, the U.S. Census estimated the population of the North Hampton Roads load area at nearly 661,000 people just over a year ago.

A benefit of the planning efforts mandated by federal reliability standards is that entities such as PJM can accurately forecast the impacts to the bulk power system in steady-state and various contingency event situations. Thus, as reliability planning continues to mature, there should be fewer electric energy shortages that take bulk power system owners, operators, and regulators by surprise. That planners can identify conditions under which shortages may occur, however, does not rule out electric energy shortages constituting emergencies under FPA section 202(c) and the Department's implementing regulations. It is impossible to plan for every contingency, and challenges may arise even when implementing the most prudent plans. FPA section 202(c) affords the Secretary of Energy discretion in finding when an emergency exists and how best to meet the emergency and serve the public interest.

Here, an emergency exists due to the imminent possibility of implementing the North Hampton RAS under a range of both steady-state and contingency events, including potential transmission congestion preventing the delivery of available generation to the North Hampton Roads area. PJM Deactivation Study at 1-2, included in the docket of this Order. The RAS would leave approximately 150,000 customers without power, including residential, industrial, commercial, health and safety facilities, major national defense, and educational institutions. *See* Order Application, app. IV, at 30-31. That creates serious health and safety issues. Issuance of today's Order meets the emergency and serves the public interest.

In these circumstances, transmission outages, like those contemplated for or otherwise in connection with the construction of the Skiffes Creek Transmission Project, constitute an emergency for purposes of a section 202(c) order. As stated earlier, the Department's implementing regulations, in their current form since 1981, contemplate that "[e]xtended periods of insufficient power supply as a result of inadequate planning or the failure to construct necessary facilities [may create] an emergency." 10 C.F.R. § 205.371. The regulations add that "[i]n such cases, the impacted 'entity' will be expected to make firm arrangements to resolve the problem until new facilities become available, so that a continuing emergency order is not needed." *Id.* PJM, the impacted entity in this case, requested today's Order. Through the RTEP, PJM made firm arrangements to resolve the problem through the Skiffes Creek Transmission Project, which is now permitted and under construction. That construction was delayed due to events beyond

## Summary of Findings for Department of Energy Order No. 202-17-4

PJM's control has no bearing on the likelihood of power outages for 150,000 customers. Such a power loss event would also constitute an emergency as contemplated by FERC in its Public Utility Regulatory Policies Act of 1978 regulations, which define "system emergency" as "a condition on a utility's system which is likely to result in imminent significant disruption of service to customers or is imminently likely to endanger life or property." 18 C.F.R. § 292.101(b)(4). The risk faced by 150,000 customers will continue, assuming the Skiffes Creek Transmission Project construction schedule is met, for approximately another 18 months. Today's Order is limited in time and specifically tailored to address an emergency contemplated both in the authorizing statute and the Department's implementing regulations.

Between 2005 and 2007, DOE issued orders under similar circumstances, directing the Mirant Potomac River Generation Station to operate until two new 230kV transmission lines could be built to ensure reliability to a portion of the District of Columbia. *See* Order No. 202-5-3 (relying on DOE regulatory definition of emergency as including extended periods of insufficient power supply as a result of inadequate planning or the failure to construct necessary facilities). In a series of orders under FPA section 202(c), the Secretary ordered operation of the generation units while the two existing 230kV lines that supplied the central District of Columbia area were temporarily and sequentially removed from service to connect the new lines. Neither the problems leading up to the closure of the generating units nor the need for a particular transmission solution were unexpected. Nevertheless, the Department found that imminent power shortages, faced if contingency events occurred, constituted an emergency under the Federal Power Act. Order Nos. 202-5-3, 202-6-1, 202-6-2, 202-7-1, and 202-7-2.

In this matter, the likelihood of RAS activation is not theoretical. While Order No. 202-17-2 was in effect, PJM had to call upon Yorktown Units 1 and/or 2 on 13 days over three months. Absent Order No. 202-17-2, the RAS would have been activated instead. The alternatives available to PJM and Dominion are not sufficient to ensure reliability without available capacity from Yorktown Units 1 and 2. As described, PJM and Dominion cannot mobilize adequate alternatives to counter the loss of transmission during construction of the Skiffes Creek Transmission Project. For example, demand response resources, while potentially helpful at the margin, are insufficient to address either Scenario One or Scenario Two. *See* Order Application, app. II, at 18. Further, PJM's recent RTEP Input Assumptions and Scope Whitepaper indicates that Dominion theoretically has up to 130 MW of distributed solar generation available during the summer. 2017 RTEP Process Scope and Input Assumptions, rev. 1, tbl.3.2, at 18 (Aug. 3, 2017), included in the docket of this Order. Outside of ramp-up and ramp-down times, each Yorktown Unit typically ran at 100 MW output or higher, day or night, when operational while Order No. 202-17-2 was in effect. PJM Interconnection, L.L.C., Report on Yorktown Units 1 and 2 Operations Pursuant to Order No. 202-17-2, Attachment 1. Distributed generation is an intermittent resource; even under ideal conditions, with full-capacity, daytime generation and load reduction at the height of the

summer, distributed generation generally would still not have offset the baseload generating capacity needed to ensure reliability on the North Hampton Roads area grid. And any flexibility for scheduling the Skiffes Creek Transmission Project's construction during historically low-load periods ended when the EPA ACO expired, as expeditious completion of the Project is now the priority. Therefore, even if PJM and Dominion made full use of available alternatives, capacity from Yorktown Unit 1, 2, or both would still be necessary to meet the emergency and serve the public interest.

FPA section 202(c)(2) requires the Secretary of Energy to ensure that any 202(c) order that may result in a conflict with a requirement of any environmental law or regulation be limited to the "hours necessary to meet the emergency and serve the public interest, and, to the maximum extent practicable, [be] consistent with any applicable . . . environmental law or regulation and minimize[] any adverse environmental impacts." Certain load conditions may necessitate operation of Yorktown Units 1 and 2.

To minimize the hours of operation and adverse environmental impacts, the Order contains certain limitations. First, DOE maintains consistency with EPA's approach in the 2016 ACO by authorizing operation of Yorktown Units 1 and 2 only when called upon by PJM for reliability purposes. The Department consulted with EPA and has reviewed data provided by PJM and Dominion on operations, air emissions, and water usage. This Order will continue the operational limitations described in EPA's above-referenced ACO, AED-CAA-113(a)-2016-0005. Second, DOE requires that PJM and Dominion, consistent with good utility practice, first exhaust all reasonably and practically available resources, including demand response and behind-the-meter generation resources, before operating Yorktown Units 1 and 2. Third, DOE requires continued compliance with the June 27 dispatch methodology, which was reviewed by the Department, and which remains subject to continuing oversight by the Department. In particular, the dispatch methodology establishes Yorktown Units 1 and 2 commitment procedures, describes the utilization and trip conditions of the North Hampton RAS for mitigating congestion on the Virginia Peninsula or North Hampton Roads area, and describes Dominion's mitigation options for the existing James River tower contingency. The dispatch methodology is an operating protocol that limits the ability of PJM to dispatch Yorktown Units 1 and 2 only when needed to mitigate reliability issues associated with scheduled and emergency transmission outages directly related to the Skiffes Creek Transmission Project and other local transmission issues. The EPA ACO recognized that such a dispatch methodology, under which PJM determines when the Yorktown units are needed for reliability issues, serves the objective of minimizing emissions. ACO at 8-9, included in the docket of this Order. Fourth, to track when Yorktown Units 1 and 2 are operated to maintain grid reliability and to monitor associated air emissions and water usage, reports will be required every two weeks going forward. If the Department becomes concerned with PJM or Dominion's compliance with this Order, enforcement actions are available, up to and including termination of the underlying order.

## Summary of Findings for Department of Energy Order No. 202-17-4

While DOE has constrained PJM's operations with regard to Yorktown Units 1 and 2, it is necessary to preserve reasonable discretion for PJM, as a Transmission Operator, to address the second-to-second operational challenges of grid management. This follows DOE's practice in earlier orders issued under FPA section 202(c), which prioritized reliability concerns as identified and assessed by the operator. For example, Order No. 202-02-1 (Aug. 16, 2002) ordered Cross-Sound Cable Company, LLC to operate a cable across Long Island Sound, limiting "transmission and delivery of . . . electric capacity and/or energy [to that] necessary in the judgment of the New York Independent System Operator [ISO] to meet the supply and essential reserve margin needs of the Long Island Power Authority [LIPA]," but only "in order for LIPA to serve its firm retail customers after it has implemented all available load reduction measures consistent with good utility practice." Order No. 202-03-1 (Aug. 14, 2003) directed operation of the same cable, but specifically ordered the New York ISO and ISO New England to require Cross-Sound Cable Company to operate the cable. That order also required both RTOs to "consult with each other and with appropriate reliability organizations." Today's Order similarly requires PJM to identify and mitigate reliability issues in accordance with DOE's specified operational limitations.

In considering renewal or reissuance of an order under FPA section 202(c) that may conflict with an environmental law or regulation, DOE is required to "consult with the primary Federal agency with expertise in the environmental interest protected by such law or regulation" and to include "conditions as such Federal agency determines necessary . . . to the extent practicable." 16 U.S.C. § 824a(c)(4). The EPA is the primary federal agency in this case with expertise in the protected environmental interest, specifically MATS and section 316(b) of the Clean Water Act, and the Department consulted with EPA after receiving the Renewal Application. Email from Acting Assistant Administrator Starfield, Office of Enforcement and Compliance Assurance, to Acting Under Secretary for Science and Energy Hoffman (Sept. 11, 2017), included in the docket of this Order. After consulting with EPA, and consistent with that consultation, the Department found that the only appropriate short-term emissions limitation on Yorktown Units 1 and 2 would be to curtail operating hours to the maximum extent practical for reliability purposes.

Pursuant to the National Environmental Policy Act of 1969, the Department has determined that issuance of this Order fits within the category of actions included in Categorical Exclusion (CX) B4.4 and otherwise meets the requirements for application of a CX. The Order fits within the category of actions because it authorizes "[p]ower marketing services and power management activities (including, but not limited to, storage, load shaping and balancing, seasonal exchanges, and other similar activities), provided that the operations of generating projects would remain within normal operating limits." Records of Categorical Exclusion Determination, Order No. 202-17-4, Sept. 11, 2017, included in the docket of this Order.

## Summary of Findings for Department of Energy Order No. 202-17-4

For the reasons stated above, the Secretary of Energy finds that an emergency exists threatening imminent electric energy shortages, and that this Order is necessary to address the emergency and serve the public interest in the North Hampton Roads area. The limitations on operation set forth in Order No. 202-17-4 and outlined above are, to the maximum extent practicable, consistent with applicable environmental laws or regulation and minimize any adverse environmental impacts, and the reporting requirements for operations and estimated emissions ensure transparency of implementation.

BEFORE THE UNITED STATES DEPARTMENT OF ENERGY

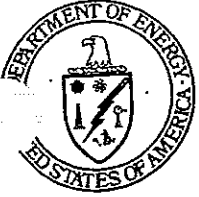
Federal Power Act Section 202(c) )  
Emergency Order: Tri-State )  
Generation and Transmission )  
Association, Platte River Power )  
Authority, Salt River Project, )  
PacifiCorp, and Xcel Energy )

Order No. 202-26-21

Exhibit to  
Motion to Intervene and Request for Rehearing and Stay of  
Public Interest Organizations

Filed April 28, 2026

Exhibit 2-15:  
Department Order No. 202-02-1



## Department of Energy

Washington, DC 20585

### Order No. 202-02-1

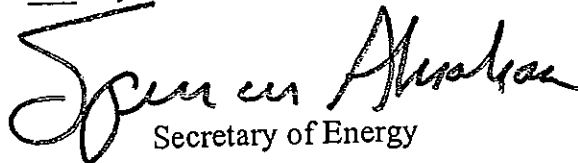
Pursuant to the authority vested in me by section 202(c) of the Federal Power Act, 16 U.S.C. 824a(c), and section 301(b) of the Department of Energy Organization Act, 42 U.S.C. 7151(b), I hereby determine that an emergency exists on Long Island in the State of New York due to a shortage of electric energy, a shortage of facilities for the generation of electric energy, a shortage of facilities for the transmission of electric energy and other causes, and that issuance of this order will alleviate the emergency and serve the public interest. Based on this determination, I hereby order:

From the effective date and time of this order until 12:01 a.m. Eastern Daylight Time, October 1, 2002, Cross-Sound Cable Company, LLC is directed to operate the Cross-Sound Cable and related facilities connecting substations in New Haven, Connecticut and Shoreham, Long Island, New York, to transmit and deliver electric capacity and/or energy when, as and in such amounts as may be scheduled and purchased by the Long Island Power Authority (LIPA), and to take such actions as are necessary in order to enable it to do so, including but not limited to energizing and continuing to energize the facilities of Cross-Sound Cable Company, LLC; *provided*, that this order otherwise shall be limited to requiring the transmission and delivery of such electric capacity and/or energy as is necessary in the judgment of the New York Independent System Operator to meet the supply and essential reserve margin needs of LIPA, in order for LIPA to serve its firm retail customers after it has implemented all available load reduction measures consistent with good utility practice, including curtailing and/or terminating service to interruptible customers, public appeals for conservation, reducing 30 minute reserves to zero, and implementing voltage reductions; *and provided further*, that prior to exercising its judgment as required by this order, the New York Independent System Operator must consult with ISO New England, Inc. to ensure that the scheduling of such electric capacity and/or energy will not violate system operating criteria, and the New York Independent System Operator should, as practicable, consult with appropriate reliability organizations. If necessary, just and reasonable terms for the transmission and delivery of electric capacity and/or energy pursuant to this order, including the compensation therefor, shall be established by a supplemental order issued pursuant to Federal Power Act section 202(c).

Nothing in this order shall preclude use of the energized Cross-Sound Cable and its related facilities connecting substations in New Haven, Connecticut and Shoreham, Long Island, New York, to transmit and deliver electric capacity and/or energy from Long Island to Connecticut or from Connecticut to Long Island in accordance with the operating and scheduling protocols and decisions of the New York Independent System Operator and ISO New England, Inc.

This order shall be effective upon its issuance.

Issued in Washington, D.C. at 2:38PM this 16<sup>th</sup> day of August, 2002.

  
Secretary of Energy



BEFORE THE UNITED STATES DEPARTMENT OF ENERGY

Federal Power Act Section 202(c) )  
Emergency Order: Tri-State )  
Generation and Transmission )  
Association, Platte River Power )  
Authority, Salt River Project, )  
PacifiCorp, and Xcel Energy )

Order No. 202-26-21

Exhibit to  
Motion to Intervene and Request for Rehearing and Stay of  
Public Interest Organizations

Filed April 28, 2026

Exhibit 2-16:  
Department Order No. 202-20-2



## Department of Energy

Washington, DC 20585

### Order No. 202-20-2

Pursuant to the authority vested in the Secretary of Energy by section 202(c) of the Federal Power Act (FPA), 16 U.S.C. § 824a(c), and section 301(b) of the Department of Energy Organization Act, 42 U.S.C. § 7151(b), and delegated to the Deputy Secretary of Energy by paragraph 1.11(A) of Delegation Order No. 00-001.00G (Apr. 10, 2018), and re-delegated to the Assistant Secretary for Electricity on September 6, 2020, and for the reasons set forth below, I hereby determine that an emergency exists in California due to a shortage of electric energy, a shortage of facilities for the generation of electric energy, and other causes, and that issuance of this Order will meet the emergency and serve the public interest.

On September 6, 2020, the California Independent System Operator (CAISO), the Regional Transmission Organization whose service territory includes California and a portion of Nevada, filed a *Request for Emergency Order Pursuant to Section 202(c) of the Federal Power Act* (Application) with the United States Department of Energy (Department) “to preserve the reliability of bulk electric power system.”

Since August, California has experienced several periods of extreme heat, some of which have resulted in rolling blackouts. On September 2, 2020, California Governor Gavin Newsom issued an [emergency proclamation](#) to help alleviate the stress on the state’s power grid due to an “Extreme Heat Event.” In declaring a statutory emergency, the proclamation cited a number of factors and observations, including the following:

- “[B]eginning on September 2, 2020, a significant heat wave struck California, bringing widespread temperatures well in excess of 100 degrees throughout the State;”
- “[T]he National Weather Service [has] issued multiple Excessive Heat Warnings within [California];”
- “[T]he Extreme Heat Event has and will continue to put significant demand and strain on California’s energy grid; and”
- “[T]he Extreme Heat Event is expected to last through at least September 7, 2020.”

The proclamation authorizes emergency use of stationary generators, portable generators, and “auxiliary engines by ocean-going vessels berthed in California ports,” and directs the state’s Air Resources Board to “exercise maximum discretion to permit the use of stationary and portable generators or auxiliary ship engines to reduce the strain on the energy infrastructure and increase energy capacity.” The proclamation also

suspends “[a]ny permit, regulation or law prohibiting, restricting or penalizing the use of stationary or portable generators or auxiliary ship engines” as allowed by the proclamation order.

On September 3, the CAISO issued a statewide flex alert for September 5-7, encouraging voluntary load reduction between 3:00 p.m. and 9:00 p.m. local time each day. The alert warns that consumers should “be prepared for potential power outages, both planned and unplanned during heat waves, especially in extremely high temperatures that last multiple days,” noting that “[h]ot weather can also impact generation and transmission equipment, as it runs harder and longer with less time to cool, which can cause machinery failure.” The alert explains that there is little energy available to import due to high heat predicted throughout the West, and that the wildfires in the state may take out transmission lines or cause lines to be shut down for the safety of firefighters in the area.

The CAISO notes that “[e]lectric demand forecasts have continued to increase since the issuance of the California Governor’s emergency proclamation and the CAISO balancing authority area has lost additional generation supply because of wildfires.” Application at 3. To address the situation, the “CAISO has started to direct all generators in its balancing authority area to produce to their maximum capability during certain times of the day,” and has gone so far as to allow, when reliable and safe based on currently operating conditions, “certain generators to generate more than their interconnection capacity to provide additional power to the grid.” *Id.* at 3. The impetus for the Application, however, arose on September 5, 2020, when the operator of the natural gas-fired resources identified in Exhibit A of the Application informed the CAISO that it could not produce to its maximum generation capability without exceeding its federal air quality or other permit limitations. *Id.* “The CAISO is informed and believes these limitations involve both permit limitations under federal law for nitrogen oxide emissions and ammonia releases as well as a limitations regarding fuel and ammonia throughput.” *Id.*

The CAISO requests “that the Secretary issue an order immediately, effective September 6, 2020, authorizing specific electric generating units located within the CAISO balancing authority area to operate at their maximum generation output levels when directed to do so by the CAISO, notwithstanding air quality or other permit limitations.” *Id.* at 1. The generating units specified are units 1 - 5 at the Walnut Creek Energy Park in the City of Industry, California; units 5/6 and 7/8 at the El Segundo Energy Center in El Segundo, California; and units 1 - 4 at the Long Beach Generating Station located in Long Beach, California. *Id.* For purposes of this Order, these units are referred to as the “Specified Resources.” Collectively, they represent up to as much as 100 MW. The CAISO requests “such order be entered today, September 6, 2020, and remain effective for a period of seven (7) days, without prejudice to the possible issuance of further orders as necessary to address the emergency...[to] ensure additional supply is

available during a period in which California may continue to experience extreme weather and wildfires that have forced generation out of service.” *Id.* at 2.

Given the emergency nature of the expected load stress, the responsibility of the CAISO to ensure maximum reliability on its system, and the ability of the CAISO to identify and dispatch generation necessary to meet the additional load, I have determined that additional dispatch of the Specified Resources is necessary to best meet the emergency and serve the public interest for purposes of FPA section 202(c). Because the additional generation may result in a conflict with environmental standards and requirements, I am authorizing only the necessary additional generation, with reporting requirements as described below.

FPA section 202(c)(2) requires the Secretary of Energy to ensure that any 202(c) order that may result in a conflict with a requirement of any environmental law be limited to the “hours necessary to meet the emergency and serve the public interest, and, to the maximum extent practicable,” be consistent with any applicable environmental law and minimize any adverse environmental impacts. The CAISO anticipates that this Order may result in exceedance of National Ambient Air Quality Standards under the Clean Air Act and notes that the Specified Resources are located in different communities within California and should not result in any disproportionate impact on a single community. *Id.* at 4. To minimize adverse environmental impacts, this Order limits operation of dispatched units to the times and within the parameters determined by the CAISO for reliability purposes.

Based on my determination of an emergency set forth above, I hereby order:

- A. From September 6, 2020, to September 13, 2020, in the event that the CAISO determines that generation from the Specified Resources is necessary to meet the exceptional levels of electricity demand that the CAISO anticipates in California, I direct the CAISO to dispatch such unit or units and to order their operation only as needed to maintain the reliability of the power grid in California between the hours of 14:00 Pacific Daylight Time and 22:00 Pacific Daylight Time on days when the demand on the CAISO system exceeds expected energy and reserve requirements.
- B. The CAISO shall select the combination of units that meets the reliability emergency and minimizes environmental impact. Consistent with good utility practice, the CAISO shall exhaust all reasonably and practically available resources, including demand response and identified behind-the-meter generation resources to the extent that such resources provide support to maintain grid reliability, prior to dispatching the Specified Resources.
- C. By September 21, 2020, the CAISO shall report all dates between September 6, 2020, and September 13, 2020, on which the Specified Resources were

Department of Energy Order No. 202-20-2

operated, the hours of operation, and the estimated air emissions (including nitrogen oxides and ammonia releases) and fuel and ammonia throughput associated with operating each unit. The CAISO shall submit a final report by October 13, 2020, with any revisions to the information reported on September 21.

- D. This Order shall be effective upon its issuance, and shall expire at 23:59 Pacific Daylight Time on September 13, 2020, with the exception of the reporting requirements in paragraph C. Renewal of this Order, should it be needed, must be requested before this Order expires.

Issued in Washington, D.C. this 6th day of September, 2020.

**Bruce J. Walker**

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Bruce Walker  
Assistant Secretary for Electricity

BEFORE THE UNITED STATES DEPARTMENT OF ENERGY

Federal Power Act Section 202(c) )  
Emergency Order: Tri-State )  
Generation and Transmission )  
Association, Platte River Power )  
Authority, Salt River Project, )  
PacifiCorp, and Xcel Energy )

Order No. 202-26-21

Exhibit to  
Motion to Intervene and Request for Rehearing and Stay of  
Public Interest Organizations

Filed April 28, 2026

Exhibit 2-17:  
Department Order No. 202-22-2



## Department of Energy

Washington, DC 20585

### Order No. 202-22-2

Pursuant to the authority vested in the Secretary of Energy by section 202(c) of the Federal Power Act (FPA), 16 U.S.C. § 824a(c), and section 301(b) of the Department of Energy Organization Act, 42 U.S.C. § 7151(b), and delegated to the Deputy Secretary of Energy by paragraph 1.12(A) of Delegation Order No. S1-DEL-S2-2022 (Mar. 14, 2022), and further delegated by the Deputy Secretary by email correspondence (Sept. 2, 2022), and for the reasons set forth below, I hereby determine that an emergency exists in California due to a shortage of electric energy, a shortage of facilities for the generation of electric energy, and other causes, and that issuance of this Order will meet the emergency and serve the public interest.

#### *Emergency Situation*

On September 2, 2022, the Balancing Authority of Northern California (BANC) filed a *Request for Emergency Order Pursuant to Section 202(c) of the Federal Power Act* (Application) with the United States Department of Energy (Department or DOE) “to preserve the reliability of the bulk electric power system in California,” and more specifically to allow the BANC Balancing Authority Area (BAA) to request the dispatch of generation within the BANC BAA “that may be necessary for BANC to meet demand in the face of extreme heat.” BANC is a joint powers authority whose members include the Sacramento Municipal Utility District and other municipalities, irrigation districts, and public utilities districts. BANC is a registered Balancing Authority with the North American Electric Reliability Corporation and operates as a neighboring BAA to the California Independent System Operator Corporation (CAISO) BAA. On September 4, 2022, BANC filed an *Amended, Supplemented and Clarified Request for Emergency Order Pursuant to Section 202(c) of the Federal Power Act* (Amended Application) in response to questions from DOE.

California has experienced several periods of extreme heat, drought conditions, and threat of wildfires. Such conditions are expected to occur over the next several days and threaten the reliable operation of the bulk electric power system in California. The loads from the forecasted heat wave over the next week are expected to push demand for electric energy by BANC members to at or over historical peaks and higher than normally expected planning targets for this time of year. Amended Application at 2.

On August 31, 2022, California Governor Gavin Newsom issued a proclamation declaring a state of emergency regarding electricity from September 2 through September 7, 2022.<sup>1</sup> In declaring a statutory emergency, the proclamation cited a number of factors and observations, including the following:

- A significant heat wave will bring temperatures “in excess of 100 degrees throughout the State and is forecast to bring record temperatures 10–20 degrees

<sup>1</sup> [GSS\\_9534-1E-20220831133826 \(ca.gov\)](https://www.ca.gov/govpress/2022/09/01/gov-proclamation-2022-09-01)

above normal throughout the State, exceeding 110 degrees in some areas (the ‘Extreme Heat Event’);”

- The extreme heat will put a significant demand and strain on California’s energy grid and is forecast to be a “West-wide event” meaning that energy demand will be high across the region and “California will have limited ability to import energy from out-of-state;”
- The CAISO issued a Heat Bulletin forecasting high electric demand during the extreme heat event that will “stress the energy grid, with peak load for electricity projected to reach its highest level of the year, exceeding 48,000 megawatts on September 5, 2022;” and
- The CAISO is forecasting supply deficiencies of “over 3,000 megawatts during evening hours from September 4, 2022, through September 6, 2022” and advised that emergency interventions would allow energy customers to make contingency plans ahead of the Labor Day holiday weekend.

The proclamation authorizes several measures aimed at mitigating the emergency and avoiding jeopardizing public health or safety, including directing the California Air Resources Board (CARB) to “implement its State-funded Climate Heat Impact Response Program (CHIRP) to mitigate emissions from any operation pursuant to this Proclamation.” The proclamation also directs the California Energy Commission (CEC) to “provide information requested by [CARB] to assist with its implementation” of CHIRP.

BANC noted that it “has prepared this request in consultation with the California Energy Commission (CEC), the California Governor’s Office, and the CAISO.” Application at 2.

#### *Description of Mitigation Measures*

In its Application, BANC described actions it has taken in order to alleviate the generation shortfall. Electric utilities within BANC, in coordination with CEC, CAISO, and the California Governor’s Office, have implemented conservation and other extraordinary efforts to procure additional supply. BANC members have been able to obtain some purchases from the Pacific Northwest (PNW) bilateral wholesale markets to help offset the additional need, but the physical interties with PNW are near physical limits. BANC members have also been making use of demand-side programs, including commercial interruptible load programs, residential peak shaving programs, and public appeals for conservation. Amended Application at 2.

#### *Request for Order*

BANC has requested an emergency order to allow the BANC BAA to dispatch the Covered Resource described below within the BANC BAA that may be necessary for

the BANC to meet demand in the face of extreme heat, subject to the terms set forth herein.

The generators for which BANC is seeking this emergency order consist of 24 diesel-fired generator units owned by NTT Global Data Centers Americas (NTT), located at 1312 Striker Ave, Sacramento, CA 95834, known as “CA 2” and more fully described in the Application Exhibit A – List of Covered Resources (NTT Generators or Covered Resource). The Covered Resource plans to participate in the CEC-administered Demand Side Grid Support program that facilitates availability of resources for emergency purposes. Application at 3; Amended Application at 3-4. Therefore, while the Covered Resource has an aggregate installed capacity of 48MW, BANC requests that this emergency order apply only to capacity necessary to supply the load at the NTT facility served by the Covered Resource, up to 26.1 MW (Covered Maximum Output). Amended Application at 3-4.

BANC has requested that the Secretary issue the requested emergency order by Sunday, September 4, 2022, or as soon as possible thereafter, authorizing the Covered Resource to operate at the Covered Maximum Output level between 2:00 p.m. and 10:00 p.m., when directed to do so by BANC, notwithstanding air quality or other permit limitations.

#### *ORDER*

Given the emergency nature of the expected load stress and generation shortfall, the responsibility of BANC as the Balancing Authority to balance generation and load in its BAA to ensure maximum reliability on its system, and the ability of BANC to identify and dispatch generation necessary to meet additional load if an order is issued, I have determined that, under the conditions specified below, generation from the Covered Resource is necessary to best meet the emergency and serve the public interest for purposes of FPA section 202(c) up to the Covered Maximum Output. This determination is based on, among other things:

- The expected shortage of electric energy, shortage of facilities for the generation of electric energy, and other causes in the State of California and within the BANC BAA, including as declared in the Governor’s August 31 emergency proclamation and as described in the Application and Amended Application, demonstrate the need for the Covered Resource to contribute to the reliability of the BANC BAA.
- The availability of 26.1 MW of reduced load as enabled by generation from the Covered Resource up to the Covered Maximum Output provides significant assistance by freeing up system generating resources to help alleviate the shortage of generation and meet demand in the BANC BAA.
- The Covered Resource is enrolled in CEC’s Demand Side Grid Support (DSGS) program. The DSGS program establishes procedures for qualification, operation, and reporting to ensure that enrolled generation such as the Covered Resource

provides verifiable load reduction and thereby increase available system capacity during energy emergency events.

- The conditions in CEC’s DSGS and those specified below restrict operation of the Covered Resource to those circumstances necessary to avoid load shed.

In line with the emergency proclamation’s anticipation of near-term energy shortages, this Order is limited to a 5-day period, from September 4, 2022, through September 8, 2022. Because the additional generation may result in a conflict with environmental standards and requirements, I am authorizing only the necessary additional generation, under the conditions and with reporting requirements as described below.

FPA section 202(c)(2) requires the Secretary of Energy to ensure that any order that may result in a conflict with a requirement of any environmental law be limited to the “hours necessary to meet the emergency and serve the public interest, and, to the maximum extent practicable,” be consistent with any applicable environmental law, and minimize any adverse environmental impacts. BANC anticipates that this Order may result in exceedance of National Ambient Air Quality Standards (NAAQS) under the Clean Air Act and other conflicts with environmental law. This Order would permit operation of the Covered Resource and corresponding emissions of volatile organic compounds (VOCs), nitrogen oxides (NOx), sulfur dioxide (SO<sub>2</sub>), coarse particles (PM<sub>10</sub>), and carbon monoxide (CO), in circumstances not contemplated by the units’ Title V permit. Namely, under its Title V permits, the Covered Resource is permitted to operate at certain emission rates during maintenance and when electric service from the serving utility is interrupted by an unforeseeable event, but not in order to assist the utility in avoiding service interruptions for other customers. The Order would permit operation under grid emergency conditions; however, under the conditions specified below, it would not permit exceedance of the emission limits otherwise applicable to the units constituting the Covered Resource, including limits on the pounds of VOC, NOx, SO<sub>2</sub>, PM<sub>10</sub>, and CO emitted per year.

Based on my determination of an emergency set forth above, I hereby order:

- A. From September 4, 2022, to September 8, 2022, in the event that BANC determines that generation from the Covered Resource is necessary to preserve the reliability of the bulk electric power system in California, I direct BANC to dispatch such unit or units and to order their operation solely under the following conditions: the issuance and continuation of an Energy Emergency Alert Level 2<sup>2</sup> condition or greater between the hours of 14:00 Pacific Time and 22:00 Pacific Time after exhausting all reasonably and practically available resources.
- B. Consistent with good utility practice, BANC shall exhaust all reasonably and practically available resources, including other demand response and

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<sup>2</sup> For the purposes of this Order, “Energy Emergency Alert Level 2” has the meaning set forth in Section 3.6.3 of the California ISO System Emergency Operating Procedure, Procedure No. 4420, Version 14.0, Effective Date May 1, 2022 (CAISO Emergency Operating Procedure).

identified behind-the-meter generation resources to the extent that such resources provide support to maintain grid reliability, prior to dispatching the Covered Resource.

- C. All operation of the Covered Resource must comply with applicable environmental requirements, including but not limited to monitoring, reporting, and recordkeeping requirements, to the maximum extent feasible while operating consistent with the emergency conditions. This Order does not provide relief from any obligation to pay fees or purchase offsets or allowances for emissions that occur during the emergency condition or to use other geographic or temporal flexibilities available to generators. The Covered Resource must comply with the requirements of the CARB Mandatory Reporting Regulation and California's Cap-and-Trade regulation, to the extent applicable. This Order allows operation of the Covered Resource under operating conditions not otherwise permitted by the Covered Resource's Title V permit but does not provide relief from the obligation to operate the Covered Resource within the equipment-specific or cumulative emission limit requirements specified in the Covered Resource's Title V permit.
- D. BANC shall provide such additional information regarding the environmental impacts of this Order and its compliance with the conditions of this Order, in each case as requested by the Department from time to time. By October 10, 2022, BANC shall report source-specific data for all dates between September 4, 2022, and September 8, 2022, on which the Covered Resource was operated, including, for each unit, (1) the hours of operation, as well as the hours in which any permit limit was exceeded, and (2) a preliminary description of each permit term that was exceeded and the manner in which such exceedance occurred. BANC shall also submit a final report by November 14, 2022, with any revisions to the information reported on December 12, 2022. The environmental information submitted in the final report shall also include the following information:
- i. Emissions data in pounds per hour for each Covered Resource unit, for each hour of the operational scenario, for CO, NOx, PM10, VOC, and SO<sub>2</sub>;
  - ii. Emissions data must include emissions (lbs/hr) calculated consistent with reporting obligations pursuant to operating permits, permitted operating/emission limits, and the actual incremental emissions above the permit limits;
  - iii. The number and actual hours each day that each Covered Resource unit operated in excess of permit limits or conditions, e.g. "Generator #1; September 5, 2022; 4 hours; 18:00-22:00 PT";
  - iv. Amount, type and formulation of any fuel used by each Covered Resource;

Department of Energy Order No. 202-22-2

- v. All reporting provided over the last three years to the United States Environmental Protection Agency or Sacramento Metropolitan Air Quality Management District pursuant to operating permit requirements;
  - vi. Information provided to the CARB in response to the CARB's development and implementation of the plan to mitigate the effects of additional emissions authorized by the August 31, 2022 proclamation;
  - vii. Additional information requested by DOE as it performs any environmental review relating to the issuance of this Order; and
  - viii. Information provided by the Covered Resource describing how the requirements in paragraph C above were met by the Covered Resource while operating under the provisions of this Order.
- E. BANC shall inform all affected communities where the Covered Resource operates that BANC has been issued this Order, in a manner that ensures that as many members of the community as possible are aware of the Order, and explain clearly what the Order allows BANC to do, including potential impacts to the community where the Covered Resource is located and communities adjacent to the Covered Resource. BANC shall describe the actions taken to comply with this paragraph in the reports delivered to the Department pursuant to paragraph D above.
- F. This Order shall not preclude the need for the Covered Resource to comply with applicable state, local, or Federal law or regulations following the expiration of this Order.
- G. BANC shall be responsible for the reasonable third-party costs of performing analysis of the environmental and environmental justice impacts of this Order, including any analysis conducted pursuant to the National Environmental Policy Act.
- H. This Order shall be effective upon its issuance, and shall expire at 23:59 Pacific Time on September 8, 2022, with the exceptions of paragraphs F and G and the reporting and analysis requirements in paragraphs D and E. Renewal or amendment of this Order, should it be needed, must be requested before this Order expires.

Issued in Washington, D.C. at 16:20 Eastern Time on this 4<sup>th</sup> day of September, 2022.



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Kathleen Hogan  
Acting Under Secretary for  
Infrastructure

BEFORE THE UNITED STATES DEPARTMENT OF ENERGY

Federal Power Act Section 202(c) )  
Emergency Order: Tri-State )  
Generation and Transmission )  
Association, Platte River Power )  
Authority, Salt River Project, )  
PacifiCorp, and Xcel Energy )

Order No. 202-26-21

Exhibit to  
Motion to Intervene and Request for Rehearing and Stay of  
Public Interest Organizations

Filed April 28, 2026

Exhibit 2-18:  
Department Order No. 202-21-1



**Department of Energy**  
Washington, DC 20585

**Order No. 202-21-1**

Pursuant to the authority vested in the Secretary of Energy by section 202(c) of the Federal Power Act (FPA), 16 U.S.C. § 824a(c), and section 301(b) of the Department of Energy Organization Act, 42 U.S.C. § 7151(b), and for the reasons set forth below, I hereby determine that an emergency exists in Texas due to a shortage of electric energy, a shortage of facilities for the generation of electric energy, and other causes, and that issuance of this Order will meet the emergency and serve the public interest.

On February 14, 2021, the Electric Reliability Council of Texas (ERCOT), the Independent System Operator (ISO) whose service territory includes 90 percent of the electric customers in the state of Texas, filed a *Request for Emergency Order Under Section 202(c) of the Federal Power Act* (Application) with the United States Department of Energy (Department) “to preserve the reliability of bulk electric power system.”

ERCOT is in the beginning stages of an unprecedented cold weather event brought on by a rare, southward excursion of the jet stream into the South Central United States. Temperatures for Sunday and Monday in many parts of Texas are forecasted to drop well below the lowest temperatures experienced in several decades, and abnormally low temperatures are expected to persist for several more days. This weather event is expected to result in record winter electricity demand that will exceed even ERCOT’s most extreme seasonal load forecasts.

On February 12, 2021, Greg Abbott, the Governor of the State of Texas declared a [state of disaster](#) in all 254 Texas counties due to severe weather posing an “imminent threat of widespread and severe property damage, injury, and loss of life due to prolonged freezing temperatures, heavy snow, and freezing rain statewide.” On the morning of February 14, ERCOT issued a system-wide conservation [notice](#) addressing the expected system emergency and describing steps that homeowners and businesses can take to reduce system demand.<sup>1</sup> ERCOT has also worked with state agencies to take measures that maximize generation availability in Texas. For example, on February 12, the Railroad Commission of Texas issued an [Emergency Order](#) pursuant to Texas Utilities Code affecting the gas utility systems in the state. The order specified increasing the priority of gas supplies to ERCOT generators. ERCOT’s application also noted that the “Texas Commission on Environmental Quality has indicated that it will provide enforcement discretion to generators in the ERCOT region that may exceed state emissions requirements during emergency conditions.”

According to ERCOT, the measures taken by ERCOT and other state agencies may not prove sufficient to avoid rotating outages of as much as 4,000 MW. Moreover,

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<sup>1</sup> ERCOT, *Grid Operator Requests Energy Conservation for System Reliability*, [www.ercot.com/news/releases/show/225151](http://www.ercot.com/news/releases/show/225151).

ERCOT has been alerted that numerous generation units will be unable to operate at full capacity without violating federal air quality or other permit limitations.

ERCOT requests that the Secretary issue an order immediately, effective February 14, 2021 through February 19, 2021, authorizing “the provision of additional energy from all generation units subject to emissions or other permit limits” in the ERCOT region. The generating units (Specified Resources) that this Order pertains to are listed on the Order 202-21-1 Resources List, as described below.

Given the emergency nature of the expected load stress, the responsibility of ERCOT to ensure maximum reliability on its system, and the ability of ERCOT to identify and dispatch generation necessary to meet the additional load, I have determined that additional dispatch of the Specified Resources is necessary to best meet the emergency and serve the public interest for purposes of FPA section 202(c). Because the additional generation may result in a conflict with environmental standards and requirements, I am authorizing only the necessary additional generation, with reporting requirements as described below.

FPA section 202(c)(2) requires the Secretary of Energy to ensure that any 202(c) order that may result in a conflict with a requirement of any environmental law be limited to the “hours necessary to meet the emergency and serve the public interest, and, to the maximum extent practicable,” be consistent with any applicable environmental law and minimize any adverse environmental impacts. ERCOT anticipates that this Order may result in exceedance of emissions of sulfur dioxide, nitrogen oxide, mercury, and carbon monoxide emissions, as well as wastewater release limits. To minimize adverse environmental impacts, this Order limits operation of dispatched units to the times and within the parameters determined by ERCOT for reliability purposes.

Based on my determination of an emergency set forth above, I hereby order:

A. From February 14, to February 19, 2021, in the event that ERCOT determines that generation from the Specified Resources is necessary to meet the electricity demand that ERCOT anticipates in Texas during this event, I direct ERCOT to dispatch such unit or units and to order their operation only as needed to maintain the reliability of the power grid in the ERCOT region when the demand on the ERCOT system exceeds expected energy and reserve requirements. Specified Resources are those natural gas, coal, or distillate fuel oil generating units set forth on the Order 202-21-1 Resource List, subject to updates directed here and as described in paragraph D, which the Department shall post on [www.energy.gov](http://www.energy.gov). ERCOT is directed to update Exhibit A to its Application with the anticipated category of environmental impact (i.e. sulfur dioxide, nitrogen oxide, mercury, carbon monoxide emissions, wastewater release, other air pollutants) by 21:00 Central Standard Time on February 15, 2021.

B. To minimize adverse environmental impacts, this Order limits operation of dispatched units to the times and within the parameters determined by ERCOT for reliability purposes. Consistent with good utility practice, ERCOT shall exhaust all reasonably and

practically available resources, including available imports, demand response, and identified behind-the-meter generation resources selected to minimize an increase in emissions, to the extent that such resources provide support to maintain grid reliability, prior to dispatching the Specified Resources. ERCOT shall provide a daily notification to the Department reporting each generating unit that has been designated to use the allowance and operated in reliance on the allowances contained in this Order.

In furtherance of the foregoing and, in each case, subject to the exhaustion of all available imports, demand response, and identified behind-the-meter generation resources selected to minimize an increase in emissions available to support grid reliability:

- (i) with respect to any Specified Resource that is an ERCOT Generation Resource or Settlement Only Generator whose operator notifies ERCOT that the unit is unable, or expected to be unable, to produce at its maximum output due to an emission or effluent limit in any federal environmental permit, ERCOT shall ensure that such Specified Resource is only allowed to exceed any such limit during a period for which ERCOT has declared an Energy Emergency Alert (EEA) Level 2 or Level 3. This incremental amount of restricted capacity would be offered at a price no lower than \$1,500/MWh. Once ERCOT declares that such an EEA Level 2 or Level 3 event has ended, the unit is required to immediately return to operation within its permitted limits; and
- (ii) with respect to any Specified Resource that is an ERCOT Generation Resource whose operator notifies ERCOT that the unit is offline or would need to go offline due to an emission or effluent limit in any federal environmental permit, and to which ERCOT has issued a Reliability Unit Commitment (RUC) instruction, the operator may make all of the unit's capacity available to ERCOT for dispatch during a period for which ERCOT has declared an EEA Level 2 or Level 3. This incremental amount of restricted capacity would be offered at a price no lower than \$1,500/MWh. Once ERCOT declares that such an EEA Level 2 or Level 3 event has ended, the unit is required to immediately return to operating at a level below the higher of its minimum operating level or the maximum output allowable under the permitted limit.

In the event ERCOT identifies the need to exceed other relevant environmental permitting levels, ERCOT shall specifically identify such permitting levels and DOE will consider ERCOT's request in good faith.

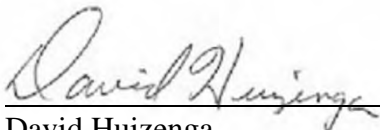
C. All entities must comply with environmental requirements to the maximum extent necessary to operate consistent with the emergency conditions. This Order does not provide relief from an entity's obligations to purchase allowances for emissions that occur during the emergency condition or to use other geographic or temporal flexibilities available to generators.

D. In the event that ERCOT identifies additional generation units that it deems necessary to operate in excess of federal environmental permitting limits in order to maintain the reliability of the power grid in the ERCOT region when the demand on the ERCOT system exceeds expected energy and reserve requirements, including any such entity to which ERCOT intends to issue a Reliability Unit Commitment (RUC), ERCOT shall provide prompt written notice to the Department of Energy at AskOE@hq.doe.gov identifying in an updated Exhibit A to its Application such additional generation units, the fuel type of such unit, and the anticipated category of environmental impact, at 9:00 Central Standard Time or 21:00 Central Standard Time, whichever follows closest in time to the unit identification by ERCOT to the greatest extent feasible. Such additional generation unit shall be deemed a Specified Resource for the purpose of this Order for the hours prior to the required written notice to the Department, and ERCOT may dispatch such additional generation units, provided that if the Department of Energy notifies ERCOT that it does not approve of such generation unit being designated as a Specified Resource, such generation unit shall not constitute a Specified Resource upon notification from the Department. The Department shall post an updated Order 202-21-1 Resource List as soon as practicable following notification from ERCOT under this paragraph.

E. ERCOT shall provide such additional information regarding the environmental impacts of this Order and its compliance with the conditions of this Order, in each case as requested by the Department of Energy from time to time. By March 1, 2021, ERCOT shall report all dates between February 14, 2021, and February 19, 2021, on which the Specified Resources were operated, the hours of operation, and exceedance of permitting limits, including sulfur dioxide, nitrogen oxide, mercury, carbon monoxide, and other air pollutants, as well as exceedances of wastewater release limits. ERCOT shall submit a final report by March 31, 2021, with any revisions to the information reported on March 1, 2021. In addition, ERCOT shall provide information to the Department quantifying the net revenue associated with generation in excess of environmental limits accruing to non-RUC units in connection with orders issued by the Department pursuant to Section 202(c) of the Federal Power Act.

F. This Order shall be effective upon its issuance, and shall expire at 11:59 p.m. Central Standard Time Friday, February 19, 2021, with the exception of the reporting requirements in paragraph E. Renewal of this Order, should it be needed, must be requested before this Order expires.

Issued in Washington, D.C. at 8:51 PM Eastern Standard Time on this 14<sup>th</sup> day of February, 2021.

  
David Huizenga  
Acting Secretary of Energy

BEFORE THE UNITED STATES DEPARTMENT OF ENERGY

Federal Power Act Section 202(c) )  
Emergency Order: Tri-State )  
Generation and Transmission )  
Association, Platte River Power )  
Authority, Salt River Project, )  
PacifiCorp, and Xcel Energy )

Order No. 202-26-21

Exhibit to  
Motion to Intervene and Request for Rehearing and Stay of  
Public Interest Organizations

Filed April 28, 2026

Exhibit 2-19:  
FERC Energy Primer

# Energy Primer

A Handbook for Energy Market Basics



FEDERAL ENERGY REGULATORY COMMISSION  
**Office of Energy Policy and Innovation**

# Energy Primer

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A Handbook for Energy Market Basics



FEDERAL ENERGY REGULATORY COMMISSION  
**Office of Energy Policy and Innovation**  
**December 2023**

This report is a product of the staff of the Federal Energy Regulatory Commission (Commission or FERC). The opinions and views expressed in this paper represent the preliminary analysis of the Commission staff. This report does not necessarily reflect the views of the Commission, its Chairman, or individual Commissioners, and is not binding on the Commission.

# ACKNOWLEDGMENT

The Energy Market Primer was originally issued in 2012 and has been updated several times since its first issuance. This update to the Energy Market Primer is the result of the combined efforts of many dedicated individuals throughout the Federal Energy Regulatory Commission (FERC or Commission). The team consisted of individuals from the Commission's Office of Energy Policy and Innovation, Office of Enforcement, Office of Energy Market Regulation, and Office of External Affairs. We specifically wanted to recognize the primary contributors to each chapter.

**Chapter 1: Wholesale Natural Gas Markets – Eric Primosch**

**Chapter 2: Wholesale Electricity Markets – Patricia Schaub**

**Chapter 3: Gas-Electric Interdependency – Thomas Pinkston**

**Chapter 4: U.S. Crude Oil and Petroleum Products Markets – Eric Primosch**

**Chapter 5: Trading and Capital Markets – Astrid Rapp and Gareth Jones**

**Chapter 6: Market Manipulation – Thomas Olson**

## IN MEMORIAM



### Lance Hinrichs

*Federal Energy Regulatory Commission  
Office of Energy Policy and Innovation*

Lance was instrumental in the creation and publication of the Energy Market Primer. He will forever be remembered as a dedicated public servant whose knowledge of energy markets was unsurpassed.



## TABLE OF CONTENTS

### VI | INTRODUCTION

### 01 | CHAPTER 1 WHOLESALE NATURAL GAS MARKETS

- 03 | Natural Gas Industry
- 04 | Natural Gas Demand
- 06 | Natural Gas Supply
- 14 | Liquefied Natural Gas
- 16 | Natural Gas Processing and Transportation
- 25 | Natural Gas Storage
- 29 | Natural Gas Markets and Trading
- 31 | Price Discovery

### 04 | CHAPTER 2 WHOLESALE ELECTRICITY MARKETS

- 34 | Electric Power Industry
- 37 | Electricity Demand
- 44 | Electricity Supply and Delivery
- 53 | Wholesale Electricity Markets and Trading
- 60 | Traditional Electricity Systems
- 60 | Southeast Wholesale Market Region
- 62 | Western Wholesale Market Regions
- 66 | RTO and ISO Markets

- 75 | ISO-New England
- 79 | New York Independent System Operator
- 83 | PJM
- 87 | Midcontinent Independent System Operator
- 90 | Southwest Power Pool
- 94 | California Independent System Operator

## **100 | CHAPTER 3 GAS-ELECTRIC INTERDEPENDENCY**

### **109 | CHAPTER 4 U.S. CRUDE OIL AND PETROLEUM PRODUCTS MARKETS**

- 111 | Petroleum Characteristics
- 113 | U.S. Crude Oil Supply
- 114 | Crude Oil and Petroleum Products Demand
- 115 | Crude Oil Refining
- 116 | Crude Oil and Petroleum Products Transportation
- 117 | Crude Oil and Petroleum Products Markets and Trading

### **119 | CHAPTER 5 FINANCIAL MARKETS AND TRADING**

- 120 | Trading Physical and Financial Natural Gas and Electricity
- 124 | Markets for Trading Physical and Financial Natural Gas and Electricity
- 126 | Trading Concepts and Terminology
- 128 | Trading Analysis and Strategy
- 130 | Capital Markets

### **133 | CHAPTER 6 MARKET MANIPULATION**

- 135 | Manipulative Trading Techniques and Cross-Product Manipulation
- 136 | Information-Based Manipulation
- 136 | Gaming
- 137 | Withholding
- 137 | Representative Matters





# INTRODUCTION

Natural gas, electricity, and crude oil are forms of energy that are of particular interest to the Federal Energy Regulatory Commission (FERC) pursuant to its authority under the Natural Gas Act, the Federal Power Act, and the Interstate Commerce Act. This primer explores the workings of the wholesale markets for these forms of energy, as well as energy-related financial markets.

Energy markets consist of both physical and financial elements. The physical markets contain the natural resources, infrastructure, institutions and market participants involved in producing energy and delivering it to consumers. The financial markets include the buying and selling of financial instruments that derive value from the price of the physical commodity. These financial markets have their own set of market structures and institutions, market participants, and traded products which have their own drivers of supply and demand. In general, physical and financial markets can be distinguished by the products and by the intentions of the market participants involved.

Much of the wholesale natural gas and electric power industry in the United States trades competitively, while some markets and their prices are established through administrative processes based on the cost of providing service. In competitive markets, prices are largely driven by the economic concepts of supply and demand. Underlying the supply and demand for energy are physical fundamentals - the physical realities of how markets produce and deliver energy to consumers and how they form prices. These physical fundamentals will be covered in Chapter 1 (Wholesale Natural Gas Markets), Chapter 2 (Wholesale Electricity Markets), and Chapter 4 (U.S. Crude Oil and Petroleum Products Markets).

The significant shift in the U.S. fuel mix has heightened the importance over the past decade of the interdependence of the natural gas and electric systems. Given the importance of natural gas in electricity

generation, integration of market operations between the natural gas and electricity industries is critical. The primer provides an overview of natural gas and electric system interdependencies in Chapter 3, Gas-Electric Interdependency.

Market participants buy and sell energy based financial contracts for a number of reasons. Physical market participants, such as producers and large consumers, usually use financial contracts to manage price risk and to protect against price volatility. That is, financial contracts can serve as a tool for managing risk akin to insurance. Other market participants use the energy markets to speculate, or to assume a market risk in hope of profiting from market fluctuations. Additionally, companies turn to the capital markets if they need to raise or invest money. This primer explores the market participants, products, market mechanisms and trading at work for natural gas and electricity in the financial markets in Chapter 5, Financial Markets and Trading.

Where there are markets, there will be those who attempt to manipulate the markets for their own benefit. These practices undermine the market's ability to operate efficiently, reduce other market participants' confidence in the markets and distort market outcomes, including prices. Some of these practices are discussed in Chapter 6, Market Manipulation.

This primer is written to be used either as a traditional text – read front to back – or as a reference guide. Consequently, some material is repeated in different sections and references are provided to other parts of the primer where a concept is addressed in greater detail.

Further information about various aspects of energy markets and FERC regulation can be found at [www.ferc.gov](http://www.ferc.gov); then navigate to the Market Oversight tab. You can find the market oversight pages here: <https://www.ferc.gov/market-assessments>.



# Chapter 2

## Wholesale Electricity Markets

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## WHOLESALE ELECTRICITY MARKETS

Electricity is a physical product – the flow of electrical power. It is a secondary energy source, in that it results from the conversion of other energy forms such as natural gas, coal or uranium, or the energy inherent in wind, sunshine or the flow of water in a river. Electricity is not visible or directly observable, but it can be turned on and off and measured.

### **Quick Facts:** *Measuring Electricity*

A key measure of electricity used in industry is the rate at which it is produced, transferred, or consumed – how much energy per unit of time a generator produces, with the units of electricity called watts. Similar measures are kilowatts (kW) – 1,000 watts, and megawatts (MW) – 1,000 kilowatts. A watt, kilowatt, or megawatt is a unit of power.

The amount of electric energy generated, transmitted, or used over time is measured as the number of watt-hours (also expressed as kilowatt-hours, megawatt-hours, or gigawatt-hours).

The amount of electricity a generator can produce in an hour is its capacity, which is typically noted as megawatts. For example, a generator with a capacity of 100 MW can produce 100 MW in an hour. The amount of power consumed at any location is the demand at that point.



Electricity markets have retail and wholesale components. Retail service involves the sales of electricity to consumers and may involve retail markets; wholesale markets typically involve the sales of electricity among electric utilities and electricity traders before it is eventually sold to consumers. Because the Federal Energy Regulatory Commission (FERC) has jurisdiction over wholesale electric rates and not retail electric rates, this document focuses on wholesale electricity markets, although it does address retail demand and other instances where retail markets strongly influence wholesale markets.

Most wholesale electric markets rely upon competitive markets to set prices, but some prices are based on the service provider's cost of service. For wholesale markets, FERC either authorizes jurisdictional entities to sell at market-based rates or at cost-based rates.

Both market-based and cost-of-service prices are affected by physical factors or conditions that drive electric supply and demand – these factors are known as physical fundamentals. For example, weather affects both supply and demand. Fuel costs, capital costs, transmission capacity and constraints, and the operating characteristics of power plants affect the cost at which supply can be provided. The actual price for power is determined by the interaction of supply and demand. For example, extreme heat can drive up demand and require grid operators to activate less-efficient, more-expensive power plants, and consequently drive prices up.

# Electric Power Industry

## ELECTRICITY ON DEMAND

In the United States and other developed countries, consumers expect electricity to be available whenever they need it. Electricity use has grown as consumers integrate various devices and amenities such as lighting, refrigerators and computers into their everyday lives. Consumers also expect to pay reasonable prices for the electricity that they use.

Meeting these customer expectations requires substantial effort and activity. While technology continues to develop and advance, electric markets can only store a portion of the electricity required to serve electric loads. Thus, the vast majority of electricity must be produced instantaneously as needed. Further, unlike most other markets, electricity's historically inelastic demand does not move with prices. To provide electricity on demand, electric system operations have to be planned and conducted with that goal in mind. In the absence of significant amounts of storage and price responsive demand, operators must plan and operate power plants and the transmission grid so that demand and supply exactly match, every moment of the day, every day of the year, in every location.

## ECONOMIES OF SCALE

Electric power is one of the most capital-intensive industries. Generation, transmission and distribution require significant investment in capital intensive equipment, the costs of which are fixed. Spreading these significant fixed costs over more customers helps bring down the cost that each customer pays.

Thomas Edison's first street lighting project in the 1880s grew to electrifying whole neighborhoods, towns, and cities. Providing service over larger areas allowed utilities to take advantage of economies of scale and the cost per unit of production dropped as power plants grew larger and larger. The companies building these facilities were generally self-contained and not connected to each other. They owned and operated generation, transmission, and distribution facilities and were vertically integrated.

While successful for launching the electric utility industry, this market structure had limitations. The larger generating units were difficult to replace if they experienced unexpected shutdowns. As a result, the utilities held and maintained excess capacity in reserve (reserves) to ensure reliable electric service. These reserves were able to quickly replace electricity lost due to an unexpected shutdown or an unexpected increase in electric loads.

## RESERVE SHARING

The solution to high reserve costs was to share reserves with adjacent utilities. Instead of building and maintaining all of the capacity required to provide energy and sufficient reserves, utilities were able to pool their reserves and could buy power from their neighbors in times of need cutting their costs significantly as a result. To facilitate reserve sharing, utilities built interconnecting transmission lines between their transmission systems to deliver electricity in the event of a generator outage or some other system disruption. Today's bulk power grid began as a way to maintain reliable service while lowering costs. The value of reserve-sharing agreements led to the formation of power pools, the forerunners of today's regional transmission organizations.

Coordinating exchanges of energy and reserves also led to closer coordination of other utility functions, such as the process of determining which generating units to use to serve electric loads. Operators want to commit just enough capacity to ensure reliability, but no more than is needed. Over time, this coordination ultimately led to the creation of regional transmission organizations that use markets to determine the set of resources to reliably serve electric loads at least cost. These wholesale electricity markets operate over large regions of the country.

Regional coordination also was spurred by special circumstances, particularly in the West. Large federally owned dams on the Columbia and Colorado river systems generate power from the spring runoff of melting mountain snow. When the reservoirs are full and hydroelectric plants are generating plentiful amounts

of power, there is not enough local demand to use the available supply. Since hydropower was cheaper than any alternative, long distance transmission lines were built to deliver the excess power from the Northwest and Southwest to load centers in California. With these transmission interconnections in place, northwestern utilities found that they could get cheaper power from southern power generation at other times of the year. These seasonal and regional disparities in availability and price introduced a lively bilateral trading market.

In the 1960s, the electric power industry created an informal, voluntary organization of operating staff to aid in coordinating the reliable operation of the bulk electric system. Then, in 1965, the largest power blackout until that time hit the northeastern United States and southeastern Ontario, Canada, affecting 30 million people. The blackout led to the development of the National Electric Reliability Council in 1968, shortly thereafter renamed the North American Electric Reliability Council (NERC), and nine regional reliability councils.<sup>74</sup> Rather than serving as a power pool or other entity for sharing reserves, NERC focused on reliability. In 2006, using authority granted in the Energy Policy Act of 2005 (EPAct 2005), FERC certified NERC as the electric reliability organization for the United States, and reliability standards became mandatory and enforceable.

## ECONOMY ENERGY TRADE

Transmission interconnections between adjacent utilities were originally built for the primary purpose of delivering reserves in emergencies. However, this created excess transmission capacity, since these events were rare. The interconnections allowed utilities to trade power, which became profitable when the marginal cost of operating their generation was higher or lower than that of their neighbors. Transmission availability provided opportunities for utilities to save money by buying energy when it was cheaper than generating and

selling energy to utilities with higher costs. This is called economy energy trading.

## EVOLVING PUBLIC POLICIES

Evolving public policies, regulatory constructs and organizational structures shaped the electric power industry over its history. Five concepts that helped shape the electricity industry and markets are outlined below, and still affect the industry today.

## REGULATED MONOPOLIES

In the early years of the industry, investors provided funds and took ownership shares in the power stations and electric distribution systems. These utilities became regulated – typically by state agencies – to overcome concern they were natural monopolies in the areas they served, lacking competition, and to bring stability to a capital-intensive industry. Stability came from granting exclusive service territories (or franchises), transparent financial statements, and the formulaic setting of electricity rates that were subject to regulatory oversight and approval. Over time, many of the utilities issued stock, which gave stockholders a share of the company's ownership, commonly referred to as investor-owned utilities (IOUs). The regulatory model for setting electricity rates was almost exclusively cost of service-based until about 30 years ago. Today, retail electric rate regulation is largely still based on cost-of-service, while wholesale electric rate regulation has become increasingly market-based. State regulators are responsible for approving retail rates, as well as utilities' investments in generation and distribution facilities. Some states eventually developed elaborate integrated resource planning (IRP) processes to determine what facilities should be built.<sup>75</sup>

## NOT-FOR-PROFIT UTILITIES

Another approach to serving customers emerged in the form of nonprofit electric providers. In the early years of the industry, electrification started in towns and cities

74 In 2006, the North American Electric Reliability Council changed its name to the North American Electric Reliability Corporation (also referred to as NERC).

75 For additional background and context on the early years of the electrification of the U.S., National Museum of American History, *Powering a Generation of Change, Emergence of Electrical Utilities in America* (2002), <http://americanhistory.si.edu/powering/past/h1main.htm>.

where utility service was provided by municipal power agencies or city governments. The federal government also stepped in to develop and market electricity from the nation's significant hydroelectric resources. Finally, the Depression-era rural electrification program promoted customer-owned rural electric cooperatives and low-interest government loans. There are currently more than 1,700 municipal and almost 900 cooperative utilities in the United States.

## POWER POOLS

Power pools are multilateral arrangements with members ceding operational control over their generating units and transmission facilities to a common operator. Members provide incremental cost data about their units and system status data to the operator. The operator then runs an energy management system that uses the unit cost data to optimize the overall unit commitment and economic dispatch.

The first of the power pools was PJM, which began in 1927 for utilities to share their generating resources. The Electric Reliability Council of Texas (ERCOT) and the Southwest Power Pool (SPP) formed in 1941 to pool resources for the war effort. Later, the New York Power Pool was formed in 1966 and the New England Power Pool in 1971, in response to the 1965 Northeast blackout.

## COMPETITION, PART 1: COMPETITIVE GENERATION AND OPEN ACCESS

Environmental policy and initiatives to open the airline and trucking industries to competition helped shape the energy industry in the 1970s. A provision in President Carter's energy plan led to passage of the Public Utility Regulatory Policies Act of 1978 (PURPA), which ushered in the next era.

PURPA established a program implemented by states and overseen by FERC to encourage the use of efficient cogeneration (using the heat from industrial or other processes to generate electricity) and small-scale renewable generation. FERC's role was to issue regulations for the program and certify that qualifying facilities (QFs)

met statutory requirements. States administratively set the price to be paid to these generators at the cost the utilities would avoid by purchasing the power rather than generating it themselves. Such prices are referred to as avoided-cost rates.

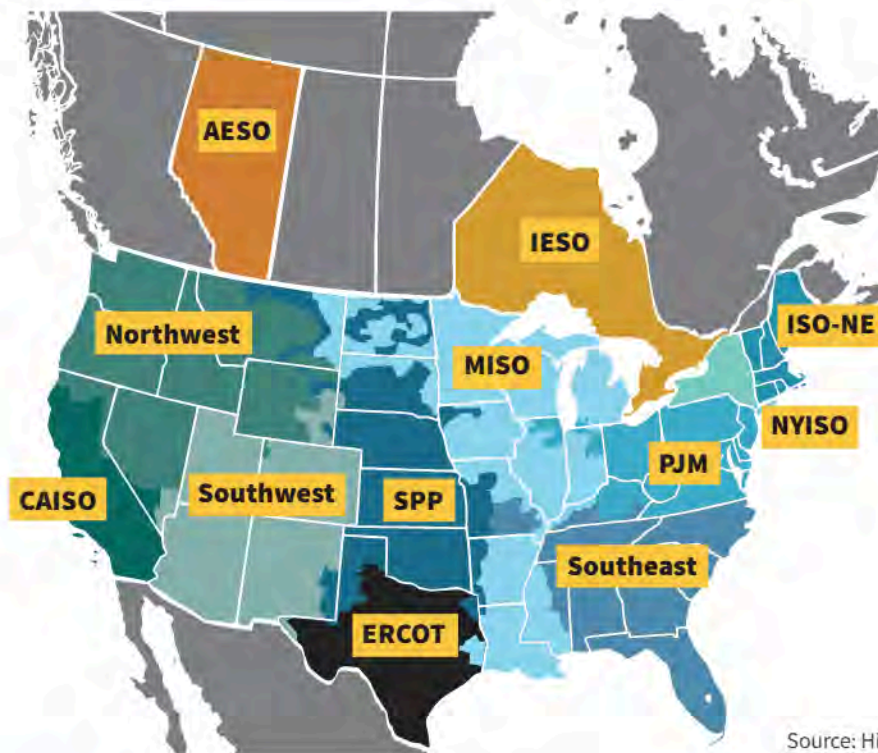
Most states set their avoided-cost rates so low that they got little QF capacity. However, California, Texas, and Massachusetts set relatively generous avoided-cost rates, and were overwhelmed with QF capacity, much of which received prices that turned out to be higher than the actual costs avoided by the purchasing utilities. The rapid growth and size of the QF industry surprised many policymakers and entrepreneurs and got them thinking about the viability of generation independent of regulated monopolies.

Under the original regulated monopoly model, utilities owned and operated the transmission lines with no obligation to allow others to use them. This posed a significant barrier to the development of an independent power industry. FERC started conditioning approval in merger cases on the utility's voluntary provision of open transmission access. The Energy Policy Act of 1992 gave FERC the authority to grant transmission access on request. These approaches to open access resulted in a patchwork of transmission access.

By the mid-1990s, support for opening the transmission grid to all users encouraged FERC to pursue a generic solution. FERC issued Order No. 888 in 1996 and required mandatory open transmission access by all transmitting utilities and a reciprocity provision successfully extended open access to non-jurisdictional entities (municipal, cooperative and federal utilities).

Order No. 889 addressed matters needed to implement open access. The rule established the Internet-based Open Access Same-Time Information System (OASIS) for posting available transmission capacity and reserving transmission capacity. These rules required significant changes to utility control room operations and limited the ability of companies to share transmission-related information with their own power marketing operating units.

**Figure 2-1: North American Regional Transmission Organizations, Independent System Operators and Bilateral Regions**



Source: Hitachi Energy, Velocity Suite

## COMPETITION, PART 2: INTEGRATING MARKETS AND OPERATIONS – ISOS AND RTOS

While the industry had historically traded electricity through bilateral transactions and power pool agreements, Order No. 888 promoted the concept of independent system operators (ISOs). Along with facilitating open access to transmission, an ISO would operate the transmission system independently of wholesale market participants and foster competition for electricity generation. Several groups of transmission owners formed ISOs, some from existing power pools.

In Order No. 2000, FERC encouraged utilities to join regional transmission organizations (RTOs) which, like ISOs, would operate the transmission systems and develop innovative procedures to manage transmission equitably. FERC’s proceedings in Order Nos. 888 and 2000, along with the efforts of the states and the industry, led to the voluntary formation of ISOs

and RTOs. Each of the ISOs and RTOs subsequently developed full-scale energy and ancillary service markets in which buyers and sellers could bid for or offer generation. Both organizations use bid-based markets to determine economic dispatch. Throughout the subsequent sections of the primer, when referring to the organized RTO and ISO markets generally and collectively, the term RTO/ISO is used.

Major parts of the country operate under more traditional market structures, notably the West (excluding California) and the Southeast. Two-thirds of the nation’s electricity load is served in RTO/ISO regions.

## Electricity Demand

Americans consume electricity for an ever-increasing range of uses. While consumption has grown over the years, it varies annually based on many influences, such

as weather, economic activity, and other factors. Total generation at utility-scale facilities reached 4,108,303 gigawatt hours in 2021.<sup>76</sup>

Vertically-integrated IOUs, federal entities, municipally owned, and electric cooperatives sell the majority of electric generation to retail consumers. Additionally, some retail consumers generate all or part of the power that they consume. The rest of the electricity ultimately consumed by customers is bought and sold through wholesale electricity markets.

## DEMAND CHARACTERISTICS

The amount of electricity consumed (demand) is continuously varying and follows cycles throughout the day and year. Regionally, electric demand may peak in either the summer or the winter. Spring and fall are considered shoulder months, with lower peak demand. Seasonal peaks vary regionally, although the highest levels of power load in almost all regions of the United States occur during summer heat waves, in the late afternoon. However, a minority of regions reach their peak load when the weather is extremely cold. These are primarily areas with significant space-heating requirements and little summer air conditioning load, such as the far northern areas of the United States.

Throughout the year, and in most locations, daily demand typically peaks in the late afternoon, as commercial and domestic activities peak, and in the winter, when lighting needs grow. Electricity use also varies between weekdays and weekends. Commercial and industrial activities are lower on weekends and peoples' noncommercial activities change with their personal schedules. The load on different weekdays can also show distinct usage. For example, Mondays and Fridays, being adjacent to weekends, may have different loads than Tuesday through Thursday. This is particularly true in the summer.

Since supply must rise and fall to provide exactly the amount of electricity customers need, the cost of

providing power typically rises as demand grows and falls as demand declines. This is because higher levels of demand require activation of increasingly expensive sources of power generation, and reductions as demand declines. As a result, power prices are typically highest during periods of peak demand.

## DEMAND DRIVERS

The amount of electricity demanded is insensitive to prices in the short-term. Electricity is a necessity to most people and businesses. While they may be able to reduce their demand in the short-term – by turning down the thermostat or turning off lights, for example – electricity consumers find it difficult to do without electricity altogether. Further, most customers – especially smaller customers – do not get price signals to which they can respond. A vast majority of residential customers are billed monthly on a preset rate structure. Large industrial customers, on the other hand, may receive real-time price signals.

In the longer-term, options for reducing electricity use include installing insulation and implementing other energy efficiency measures. Larger consumers may also consider building their own generation facilities.

As discussed below, utilities, at the direction of government, have developed demand-response programs, which can provide reduced rates or other compensation to customers who agree to reduce load in periods of electric system stress.

## Climate and Weather

Weather is one of the primary factors affecting demand. General climatic trends drive long-term consumption patterns and therefore the infrastructure needed to ensure reliable service.

Weather also can have extreme short-term effects on electricity usage. A sudden cold snap can drive heating use up quickly and a heat wave can push up air conditioning loads. Other, less obvious weather patterns affect demand

76 Derived from EIA, *Electric Power Annual*, Table 3.1.A (released November 8, 2022), [www.eia.gov/electricity/annual/html/epa\\_03\\_01\\_a.html](https://www.eia.gov/electricity/annual/html/epa_03_01_a.html).

– rain and wind, for example, may result in sudden cooling, affecting heating or air conditioning usage.

### **Economic Activity**

The overall level of economic activity affects power demand. During periods of robust activity, loads increase. Conversely, loads drop during recessions. These changes are most evident in the industrial sector, where businesses and plants may close, downsize, or eliminate factory shifts. In addition to reducing overall demand, these changes affect the pattern of demand; for example, a factory may eliminate a night shift, cutting off-peak use but continue its use of power during peak hours. In some cases, these effects can be significant. For example, the COVID-19 pandemic changed how consumers used electricity as communities and companies implemented social distancing and stay-at-home measures to combat the spread of COVID-19 in the spring of 2020. Electricity demand shifted from commercial and industrial uses to residential consumption. Overall, electricity demand in the U.S. dropped about 4% in 2020, as commercial and industrial demand dropped 6% and 8%, respectively, and residential demand rose 1%.<sup>77</sup>

### **Energy Policies and Regulations**

State regulatory agencies, such as public utility commissions, oversee retail electric rates and set policies affecting retail customer service. Some states allow utilities to offer retail rate structures that enable customers to receive more accurate price signals. They include, among other things, rates that vary with the time of day and the cost of providing electricity.

Efforts to reduce overall demand by improving energy efficiency are also supported by governmental and utility programs. These include rebates for the purchase of energy efficient appliances and home improvements, as well as capacity market payments for load reductions, also known as demand response, that are made available in certain markets.

### **Quick Facts: Heating and Cooling Degree Days**

In the United States, engineers developed the concept of heating and cooling degree days to measure the effects of temperature on demand. Average daily temperatures are compared to a 65°F standard - those in excess of 65° yield cooling degree days; those below 65° yield heating degree days. For example, a day with an average temperature of 66° would yield one cooling degree day.



### **Retail Customer Mix**

Most electric utilities serve three distinct classes of customers: residential, commercial, and industrial. Each class uses electricity differently, resulting in a differing load profile, or the amount of energy each customer class uses throughout the day. If a consumer uses electricity consistently throughout the day and seasons, the load shape is flat. Another consumer may use more at some times than others. More variable demand is typically more expensive to serve, especially if the peak occurs at the same time as other customers' use peaks. Consequently, the mix of customer types affects a region's overall demand and costs.

<sup>77</sup> EIA, *Short-Term Annual Outlook*, at 3 (January 2020).

**Residential consumers** form one of the top two customer segments in the United States at approximately 39 percent of electricity demand in 2021. Residential consumers use electricity for air conditioning, refrigerators, space and water heating, lighting, washers and dryers, computers, televisions, and other appliances. Prices for residential service are typically highest, reflecting both residential customers' load shape and their service from lower-voltage distribution facilities, meaning that more power lines and related assets are needed to provide service to them.

**Commercial use**, the next largest customer segment, represented approximately 35 percent of electricity demand in 2021.<sup>78</sup> This customer segment includes office buildings, hotels and motels, restaurants, street lighting, retail stores, wholesale businesses, and medical, religious, educational, and social facilities. More than half of commercial consumers' electricity use is for heating and lighting.

**Industrial consumers use** about 26 percent of the nation's electricity.<sup>79</sup> This customer segment includes manufacturing, construction, mining, agriculture and forestry operations. Industrial customers often see the lowest rates, reflecting their relatively flat load profile and their ability to take service at higher voltage levels.

**Transportation demand** for electricity stems primarily from trains and urban transportation systems. This is less than 1 percent of total electricity demand.<sup>80</sup> However, state and federal policies that advance electrification of the transportation fleet are expected to increase electric load growth in the near future.

## LOAD FORECASTING

Demand is constantly changing, which challenges grid operators and suppliers who are responsible for ensuring that supply will meet demand at all times. Consequently, they expend considerable resources to forecast demand.

Load forecasting uses mathematical models to predict demand across a region, such as a utility service territory or an RTO/ISO footprint. Forecasts can be divided into three categories: short-term forecasts, which range from one hour to one week ahead; medium-term forecasts, usually a week to a year ahead; and long-term forecasts, which are longer than a year. It is possible to predict the next-day load with an accuracy of approximately one to three percent of what will actually happen. The accuracy of these forecasts is limited by the accuracy of the weather forecasts used in their preparation and the uncertainties of human behavior.

The forecasts for different time horizons are important for different operations within a utility company. Short-term load forecasting can help to estimate transmission system power flows and to make decisions that can prevent overloading of transmission systems. Timely implementation of such decisions leads to the improvement of network reliability and to reduced occurrences of equipment failures and blackouts. Forecasted weather parameters are the most important factors in short-term load forecasts, with temperature and humidity as the most commonly used load predictors.

The medium- and long-term forecasts take into account historical load and weather data, the number of customers in different customer classes, appliances used in the area and their characteristics, economic and demographic data, and other factors. For the next-year peak forecast, it is possible to provide an estimated peak load based on historical loads and weather conditions. Long-term forecasts extending 10 to 20 years into the future are used for system infrastructure planning and are meant to ensure that there are sufficient resources available to meet the needs of the expected future peak demand.

Forecasts are necessary for the variety of actions that must occur to ensure that sufficient supply is available in the immediate and long term. These include the

78 Derived from EIA, *Electric Power Annual*, Table 2.5 (November 7, 2022), [www.eia.gov/electricity/annual/html/epa\\_02\\_05.html](http://www.eia.gov/electricity/annual/html/epa_02_05.html).

79 *Id.*

80 *Id.*

planning of long-term infrastructure, purchasing fuel and other supplies, and ensuring adequate staffing of specific personnel. Load forecasts are also extremely important for suppliers, financial institutions, and other participants in electric energy generation, transmission, distribution, and trading. Missed forecasts, when actual demand differs significantly from the forecast, can cause wholesale prices to be significantly higher or lower than they otherwise might have been.

## DEMAND RESPONSE

Electricity demand is generally insensitive to price, meaning that demand does not typically fall when prices rise. This occurs for several reasons, including that most end-use consumers of electricity are not exposed to real-time electricity prices. However, some utilities and grid operators have developed ways to stimulate a response from consumers through demand-response programs.

Demand response is the reduction in consumption of electricity by customers from their expected consumption levels, in response to either reliability needs or price signals. Customers will forego power use for short periods, shift some energy use from peak periods to other times, or use on-site generation in response to price signals or incentives for load reduction. The signals to respond to electric power system needs or high market prices may come from a utility or other load-serving entity, an RTO/ISO, or an independent provider of demand response. Both retail and wholesale entities administer these programs. Demand response has the potential to lower system-wide power costs and assist in maintaining reliability. It can also mitigate system stress and allow operators to resolve shortages, avoid operating inefficient power plants, or relieve transmission congestion. There can also be environmental benefits, such as lower levels of power plant-related emissions that result from not operating peaking units.

Measuring and verifying the amount of reduced consumption during a demand response activation requires development of consumers' baseline usage, against which their actual use is measured.

## Demand-Response Programs

Programs generally fall into three categories: curtailing, shifting, or on-site generation.

**Curtailing**, or forgoing, involves reducing power use (load) during times of high prices or threats to reliability without making up the use later. For example, residential customers might turn off lights or raise thermostats during hot weather. Commercial facilities may turn off office equipment, lower building lighting or change thermostat settings by a few degrees.

**Shifting** involves moving or rescheduling high energy-use activities in response to high prices or demand response program events to off-peak periods – evenings, nights, or weekends. Industrial customers might reschedule batch production processes to evening hours or the next day. Commercial establishments may delay high-energy operations. Residential customers may wait until evening or night to use high energy consuming appliances, such as clothes dryers or dishwashers. In shifting, the lost amenity or service is made up at a subsequent time.

**On-site generation** is when customers respond by turning on an on-site or backup emergency generator to supply some or all of their electricity needs. Although these customers may have little or no interruption to their electrical usage, their net load and requirements from the power system are reduced. The ability to use on-site generation is most common for institutional customers, such as hospitals, large schools, or data centers.

Demand response programs can be further distinguished by whether they are controlled by the system operator (dispatchable) or the customer (non-dispatchable). Dispatchable demand response refers to programs where the system operator can direct the customer to reduce its energy use, such as direct load control of residential appliances or directed reductions to industrial customers. Dispatchable demand response programs can be used for both reliability and economic reasons. Non-dispatchable demand response lets the retail customer decide whether and when to reduce

consumption in response to the price of power. This includes time-sensitive pricing programs that are based on rates that charge higher prices during high-demand hours and lower prices at other times.

As a result of technological innovations and policy directions, new types and applications of demand response are emerging that encompass the use of smart appliances that respond in near real-time to price or other signals. These models may allow customers to respond more easily, as they require little customer monitoring or interaction.

### **Retail Demand Response Programs**

Utilities and third-party aggregators offer a variety of demand response programs that include time-based rates and interruptible contracts. Also, some states mandate energy efficiency resource standards that include peak load reduction targets.

Time-based rates include time-of-use rates and dynamic pricing. Time-based rates depend on advanced meters at customer premises that can record usage over short increments, typically groupings of hours or individual hours. In time-of-use programs, customers are charged different prices at different times of the day, with hours on or near peak demand costing more than off-peak hours. Dynamic pricing is a category of programs where rates change frequently to better reflect system costs. The practice of adjusting prices as costs change provides an incentive for consumers to shift load to other periods or to reduce peak load. One form of dynamic pricing is termed real-time pricing. In these programs, customers are charged prices reflecting the immediate cost of power. Industrial or very large commercial customers are the most likely to choose real-time tariffs.

Another form of dynamic pricing is critical peak pricing. These programs use real-time prices at times of extreme system peak but are restricted to a limited number of hours annually. They feature higher prices than time-of-use prices during the critical peak. Consumers do not know in advance when a critical peak might be called. Critical peak programs for residential customers typically use rebates as an incentive to participate in the program, but customers take the risk of paying higher prices or reducing load during critical peak periods. These programs seek to have customers respond to price signals, as opposed to penalizing them, if they do not lower their use in the critical peak hours.

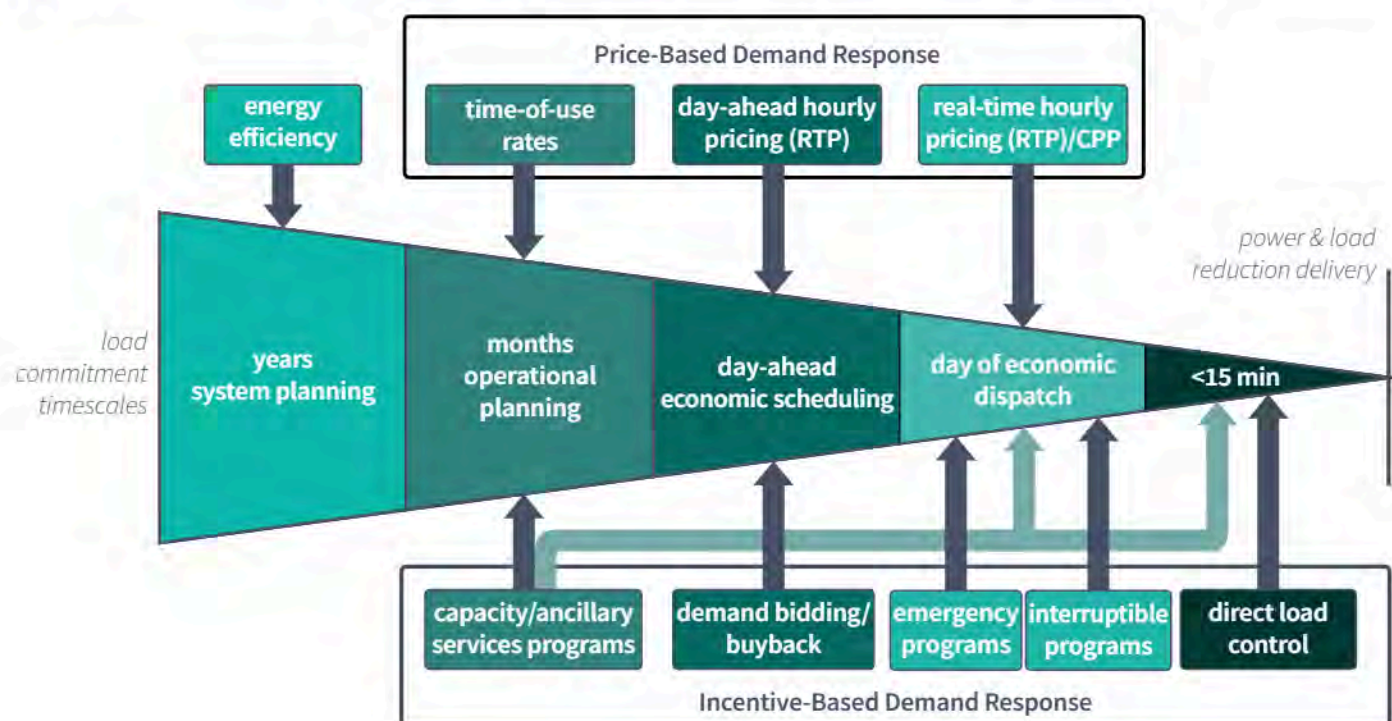
Interruptible contracts are used by utilities to control load and address potential reliability issues, such as reducing stress on the electric system during heat waves. The two primary forms of this category of demand response are direct load control and interruptible rates. Direct load control entails the utility curtailing a portion of customer load as described above. Under interruptible rates, customers agree to turn off equipment or switch their energy supply to an on-site generator.

Energy efficiency resource standards exist in 25 states, while five states and the District of Columbia, have energy efficiency goals.<sup>81</sup> The standards typically require utilities to achieve electric energy savings, and many include peak load reduction targets. These mandates provide incentives for utilities to reduce customers' energy consumption and include mechanisms that decouple profits from the amount of electricity sold or performance bonuses for utilities that meet or exceed reduction targets.

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81 DSIRE, N.C. Clean Energy Technology Center, *Energy Efficiency Resource Standards (and Goals) at 1* (September 2021), [https://ncsolarcen-prod.s3.amazonaws.com/wp-content/uploads/2021/09/Energy-Efficiency-Resource-Standards\\_Sept-2021.pdf](https://ncsolarcen-prod.s3.amazonaws.com/wp-content/uploads/2021/09/Energy-Efficiency-Resource-Standards_Sept-2021.pdf).

**Figure 2-2: Demand Response and Energy Efficiency in Electric System Planning and Operations**



Source: U.S. Department of Energy<sup>82</sup>

### Wholesale Market Demand Response Programs

On the wholesale level, market operators have some programs that dispatch the demand response resources. Other demand response programs are dispatched by the utilities or aggregators that sponsor the programs, rather than the market operator. Note that with most retail demand response programs, which can also aid wholesale markets, market operators may not be able to invoke them or even see the specific amount of response that occurs.

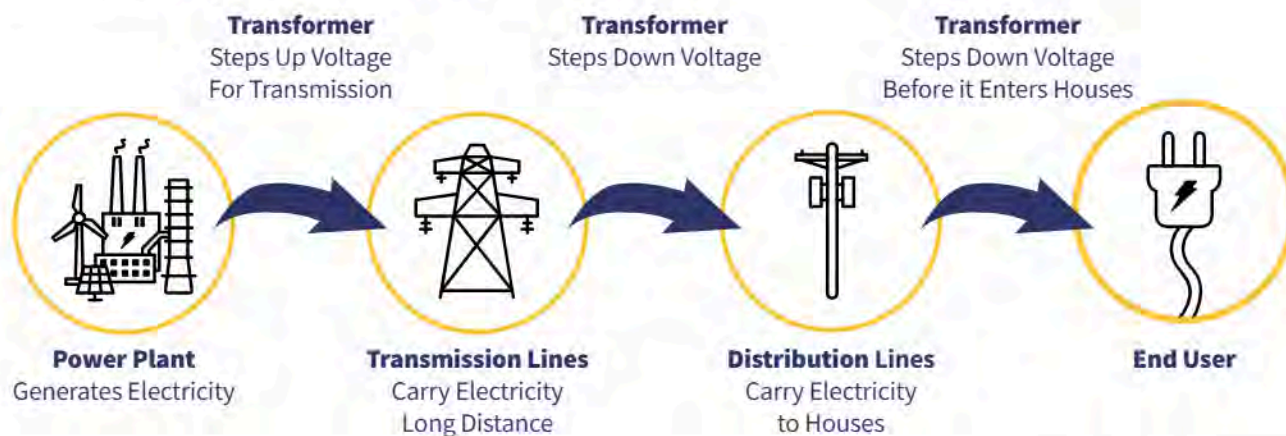
Demand response participation in RTO/ISOs has been encouraged in U.S. national energy policy and by various FERC orders.<sup>83</sup> Overall, approximately 30.8 GW of demand response participated in RTOs/ISOs in 2020.<sup>84</sup> These resources primarily participate in RTO/ISOs as capacity resources and receive advance reservation payments in return for their commitment to participate when called upon or activated. Additionally, demand resources may offer into the RTO/ISO day-ahead markets, specifying the hours, number of MWs and price at which they are willing to curtail.

82 U.S. Department of Energy, *Benefits of Demand Response in Electricity Markets and Recommendations for Achieving Them: A Report to the United States Congress Pursuant to Section 1252 of the Energy Policy Act of 2005*, at 15, (2006), <https://www.energy.gov/oe/articles/benefits-demand-response-electricity-markets-and-recommendations-achieving-them-report>.

83 EPC Act 2005 included policy encouraging time-based pricing and other forms of demand response and the elimination of barriers to demand response participation in the energy, capacity, and ancillary services markets. Examples of FERC orders include Order No. 719, 128 ¶61,059, (July 16, 2009); Order No. 745, 134 ¶61,187 (March 15, 2011); and Order No. 2222, 174 ¶61,197, (March 18, 2021).

84 See FERC, *Assessment of Demand Response and Advanced Metering Staff Report*, at 3 (December 2021), <https://www.ferc.gov/media/2021-assessment-demand-response-and-advanced-metering>.

**Figure 2-3: Electricity Supply and Delivery**



Source: The NEED Project<sup>85</sup>

Some of the RTO/ISO demand response comes from individual entities; the rest is accumulated through third-party aggregators, or curtailment service providers, who recruit customers too small to participate on their own, such as schools, commercial chains or groups of residential customers. In aggregating small customers, curtailment service providers have increased customer participation in many wholesale reliability and emergency programs.

### **Demand Response and Energy Efficiency in Planning and Operations**

Different demand response programs can be used at various times to support planning and operations (see Figure 2-2). Energy efficiency programs that reduce baseload or peak demand over the long-term are incorporated into system planning. Dispatchable programs that are quickly implemented and targeted for short-term peak reductions – such as direct load control – lie on the other end of the spectrum and are used in the moment of operation.

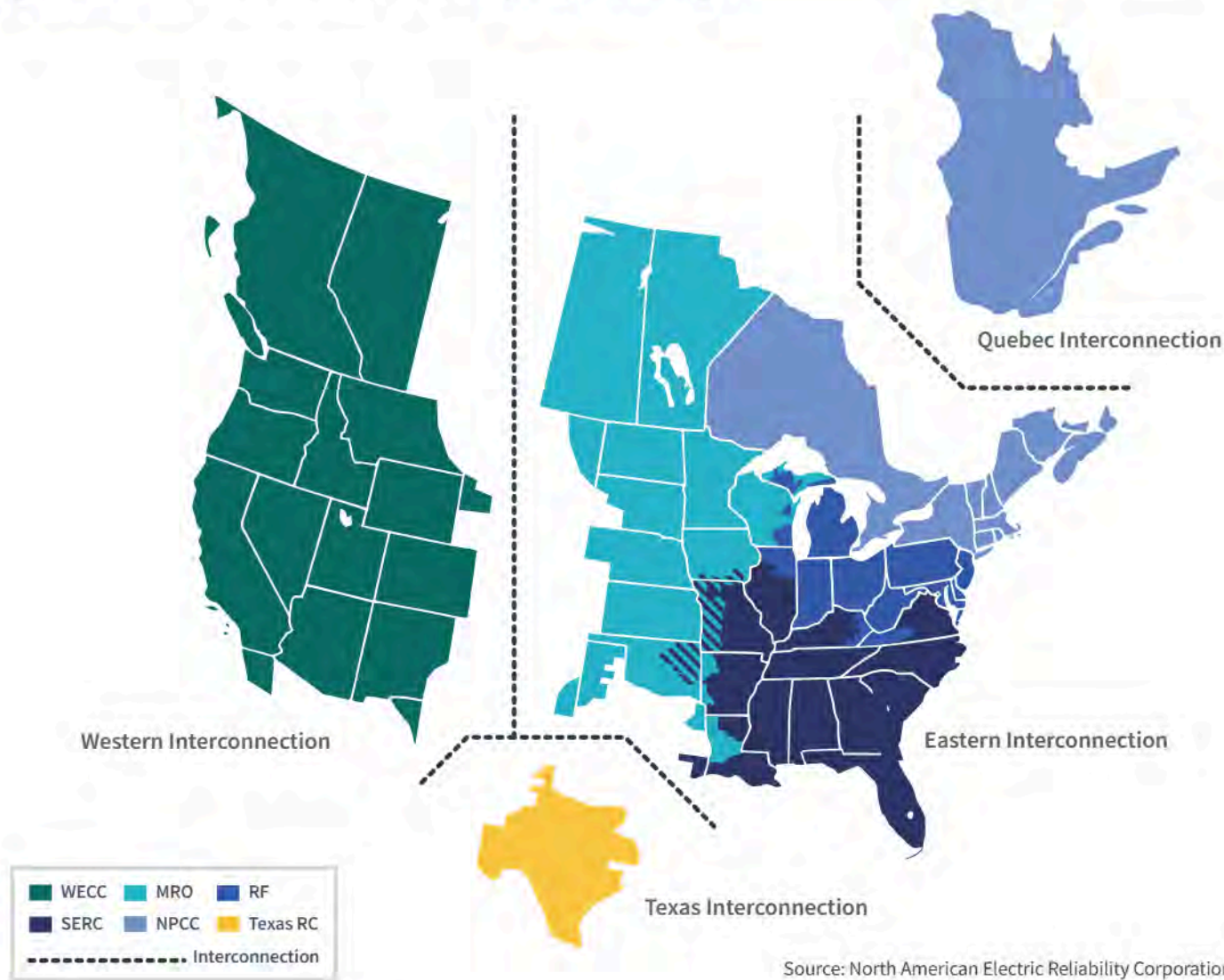
## **Electricity Supply and Delivery**

Unlike many other products, electricity cannot be stored in any appreciable quantity relative to the total consumed across the country each day. Further, electricity is a necessity for most consumers, whose use responds little to price changes. Finally, electric equipment and appliances are tuned to very specific standards of power, measured as voltage and frequency. For example, deviations in voltage can cause devices to operate poorly or may even damage them. Consequently, the supply side of the electricity market must provide and deliver exactly the amount of power customers want at all times, at all locations. This requires constant monitoring of the grid and close coordination among industry participants.

Electricity service relies on a complex system of infrastructure that falls into two general categories: generation and delivery services of transmission and distribution. Together, the power generation and high-voltage transmission lines that deliver power to distribution facilities constitute the bulk power system. Transmission and distribution facilities are also referred to as the power grid. These are coordinated, and at times operated by, a grid coordinator.

85 National Energy Education Development Project, *Electricity*, at 56 (2017), <http://www.need.org/Files/curriculum/infobook/Elec1S.pdf>.

**Figure 2-4: North American Electric Reliability Corporation Regions**



Source: North American Electric Reliability Corporation

Nationally, the grid is geographically split into three main sections – the Western, Eastern and Texas Interconnections. These sections operate independently and have limited interconnections between them.

The nation, along with Canada and a small part of Mexico, is also divided into regional entities for reliability purposes. The regional reliability entities fall under the purview of North American Electric Reliability Corporations (NERC), which was designated by FERC as the nation’s electric reliability organization, and which develops and enforces mandatory reliability standards to better ensure the reliable operation of the nation’s bulk-

power system (the interconnected transmission grid). The reliability standards, once approved by FERC, must be met by applicable industry participants as designated in each reliability standard. Consequently, the grid is planned and operated to meet these standards.

NERC’s regions include:

- Midwest Reliability Organization (MRO)
- Northeast Power Coordinating Council (NPCC)
- Reliability First Corporation (RFC)
- SERC Reliability Corporation (SERC)
- Texas Reliability Entity (TRE)
- Western Electricity Coordinating Council (WECC)

## FERC JURISDICTION

Under the Federal Power Act (FPA), FERC regulates the transmission of electric energy in interstate commerce and the sale of electric energy at wholesale in interstate commerce. The FPA requires that every public utility file with FERC all rates and charges for any transmission or sale subject to the jurisdiction of FERC. Under Sections 205 and 206 of the FPA, 16 U.S.C. §§ 824d, 824e, FERC ensures that the rates and charges made, demanded, or received by any public utility for, or in connection with, the transmission or sale of electric energy subject to the jurisdiction of FERC, and all rules and regulations affecting, or pertaining to, such rates or charges are just and reasonable and not unduly preferential or unduly discriminatory.

## GENERATION

Power generators are typically categorized by the fuel that they use and subcategorized by their specific operating technology. In 2021, the United States had approximately 1,218 GW of total generating capacity.<sup>86</sup> The majority of power generation is produced from coal, natural gas, nuclear fuels, and renewables.

Power plants each have differing costs and operational characteristics, both of which determine when, where and how plants will be built and operated. Plant costs fall into two general categories: capital investment costs, which are amounts spent to build the plant, and operational costs, the amounts spent to maintain and run the plant. In general, there is a trade-off between these expenses: more capital-intensive plants tend to be cheaper to run – they have lower variable costs – and, conversely, the least capital intensive plants tend to be more expensive to run – they have higher variable cost. For example, nuclear plants produce vast amounts of power at low variable costs but are expensive to build. Conversely, natural gas-fired combustion turbines are far less expensive to

build but can be more expensive to run. Grid operators dispatch plants – or call them into service – with the simultaneous goals of providing reliable power at the lowest cost. Because various generation technologies have differing variable costs, plants are dispatched only when they are part of the most economic combination of plants needed to supply the customers on the grid. For plants operating in RTOs/ISOs, this cost is determined by the price that generators offer. In other areas, it is determined by the marginal cost of the available generating plants.

## CONVENTIONAL GENERATION

Generation is often described as conventional or renewable (described further in the Renewable Generation section below). Conventional generation typically includes natural gas-, oil-, coal- or nuclear-powered generation.

### Natural Gas-Fired Generation

Natural gas power plants consist of three major technologies, each with its distinct set of market advantages and limitations. They are steam boilers, gas turbines and combined cycle generators. Natural gas fuels nearly a third of U.S. electricity generation.

**Steam boiler** technology is an older design that burns gas in a large boiler furnace to generate steam at both high pressure and high temperature. The steam is then run through a turbine that is attached to a generator, which spins and produces electricity. Typical plant size ranges from 300 MW to 1,000 MW. Because of their size and the limited flexibility that is inherent in the centralized boiler design, these plants require fairly long start-up times to become operational and are limited in their flexibility to produce power output beyond a certain range. Furthermore, these plants are generally not as economical or easy to site as some newer technologies – which explains why few have been built in recent years.

86 Installed nameplate capacity is assessed through December 2021 and captures Operating and Standby resources available. Note that these estimates do not imply that generation output will match the nameplate capacity of a resource type. Derived from EIA, *Preliminary Monthly Electric Generator Inventory (based on Form EIA-860M)* (February 2022), <https://www.eia.gov/electricity/data/eia860m/>.

**Gas turbines (GT)** are small, quick-start units similar to an aircraft jet engine. These plants are also called simple cycle turbines or combustion turbines (CT). GTs are relatively inexpensive to build but are expensive to operate because they are relatively inefficient, providing low power output for the amount of gas burned, and have high maintenance costs. They are not designed to run on a continuous basis and are used to serve the highest demand during peak periods, such as hot summer afternoons. GTs also run when there are system-wide shortages, such as when a power line or generator trips offline. GTs typically have a short operational life due to the wear-and-tear caused by cycling. The typical capacity of a GT is 10-50 MW, and they are usually installed in banks of multiple units.

**Combined cycle power plants (CCPPs)** are a hybrid of the GT and steam boiler technologies. Specifically, this design incorporates a gas-combustion turbine unit along with an associated generator, and a heat recovery steam generator along with its own steam turbine. The result is a highly efficient power plant. They produce negligible amounts of SO<sub>2</sub>, and particulate emissions and their NO<sub>x</sub> and CO<sub>2</sub> emissions are significantly lower than a conventional coal plant. CCPPs, on average, require 80 percent less land than a coal-fired plant, typically 100 acres for a CCPP versus 500 acres for comparable coal plant, and CCPPs also use modest amounts of water compared to other technologies.

### Coal-Fired Generation

Coal plants produced approximately 22 percent of the electricity in the United States in 2021.<sup>87</sup> These facilities generate power by creating steam which is used to spin a very large turbine. These plants tend to be used as baseload units, meaning that they run continuously and are not especially flexible in raising or lowering their power output. They have high initial capital costs, with complex designs and operational requirements.

However, coal plants have low marginal costs and can produce substantial amounts of power. Most of the coal-fired plants in the United States are located in the Southeast and Midwest.

### Oil-Fired Generation

**Oil plants** generally produce only a small amount of the total electricity generated in the U.S. power markets. These facilities are expensive to run and also emit more pollutants than natural gas plants. They are frequently uneconomic and typically run at low-capacity factors. Like natural gas-fired generators, there are several types of units that burn oil; primarily, these are steam boilers and combustion turbines. Most dual-fuel power plants are located in the eastern half of the United States, especially on the East Coast.<sup>88</sup>

Generally, two types of oil are used for power generation: number 2 and number 6 (bunker) fuel oil. Number 2 is a lighter and cleaner fuel. It is more expensive, but because it produces fewer pollutants when burned, it is better for locations with stringent environmental regulations such as major metropolitan areas. Conversely, number 6 fuel oil is cheaper, but considered dirty because of its higher emissions. It is highly viscous (thick and heavy), and it comes from the bottom of the barrel in the refining process.

### Nuclear Generation

**Nuclear plants** provided roughly 19 percent of the nation's electricity in 2021, when 93 nuclear plants operated in the United States with a total capacity of approximately 100 GW.<sup>89</sup> Like generating units that use coal, nuclear plants tend to be large, baseload units that run continuously. Nuclear plants have high capital and fixed costs, but low variable costs, which includes fuel cost. They typically run at full power for 18 or 24 months, which is the duration of a unit's fuel cycle, and are then taken offline for refueling and maintenance. Outages

87 EIA, *Electric Power Annual* (November 7, 2022), *Generation at Utility Scale Facilities, Tables 3.1A. and 3.1.B.*, (accessed December 2022), [www.eia.gov/electricity/annual/html/epa\\_01\\_02.html](http://www.eia.gov/electricity/annual/html/epa_01_02.html).

88 Derived from Hitachi Energy, Velocity Suite data (Accessed March 28, 2023).

89 EIA, *Form EIA-860* (November 2022), [www.eia.gov/electricity/data/eia860/](http://www.eia.gov/electricity/data/eia860/).

typically last from 20 days to significantly longer, depending on the work needed. Of the 92 operating nuclear plants, most reside in the eastern United States. Only six are in the West, four in Texas. Illinois had the largest number of plants at 11, followed by Pennsylvania at eight, and South Carolina at seven.<sup>90</sup>

## RENEWABLE GENERATION

Renewable resources use fuels that are naturally replaced, such as wind, solar, hydroelectric and geothermal or which use fuels that are readily replaceable, such as biomass and biogas.

Such generation (generation termed renewable generation or renewables) is an increasingly important part of total U.S. supply, accounting for 29 percent of electric energy produced in 2021.<sup>91</sup> As total generation from all fuels has remained relatively constant in recent years, renewable generation's share has risen, spurred by technological advancements, state policy, and federal tax credits.<sup>92</sup>

Wind and solar capacity have grown faster than other renewable resources in recent years. Wind capacity grew substantially, from approximately 10 GW in 2006 to 193 GW in 2021.<sup>93</sup> Utility-scale solar capacity grew even faster, from approximately 0.1 GW to 61 GW over the same period.<sup>94</sup>

Additions of renewable generation capacity are usually reported in megawatts of nameplate capacity. Actual capability varies from the nameplate for any unit type due to such factors as age, wear, maintenance and ambient conditions. But as renewable resources are often weather-dependent, their capacity factors – the ratio of average generation to the nameplate capacity

for a specific period – have been lower (for example, approximately 30 percent), depending on the technology type, than for fossil-fuel generation. Grid operators pay close attention to the difference between nameplate and capacity factor values when they evaluate capacity available to cover expected load, however, capacity factors have risen with technological innovation and improved manufacturing processes.

### Wind

Wind generation is among the fastest-growing renewable resource, in part due to cost declines and technology improvements, as well as receipt of federal tax credits. Increases in average hub heights and rotor diameters have increased average wind turbine capacity. Because the best wind resources are often located far from load centers, obtaining sufficient transmission presents a challenge to delivering wind output. Other market challenges for future wind development include its variable output, which is often inversely correlated to demand (seasonally and daily); system operators' limited ability to dispatch wind resources to meet load increases; difficulties related to accurately forecasting its ramping; and the need for companion generation (usually fossil-fueled) or energy storage to be available to balance wind generation when the wind is not blowing.

### Solar

Solar generation transforms sunlight into electricity using one of two technologies: photovoltaic (PV) or concentrating solar power (CSP). PV modules, or panels, transform sunlight directly into power using cells made of silicon or thin-film materials. They can be installed on roofs of buildings or at ground-level PV farms. CSP plants use a two-step process to transform the sun's energy. First, mirrors direct sunlight towards a receiver that captures

90 EIA, *Form EIA-860M* (February 2023), [www.eia.gov/electricity/data/eia860M/](http://www.eia.gov/electricity/data/eia860M/).

91 Derived from EIA, *Electricity Annual* (September 2022), [www.eia.gov/electricity/annual/html/epa\\_01\\_01.html](http://www.eia.gov/electricity/annual/html/epa_01_01.html).

92 Lawrence Berkeley National Lab, *U.S. State Renewables Portfolio and Clean Electricity Standards: 2023 Status Update* (June 2023), [https://eta-publications.lbl.gov/sites/default/files/lbnl\\_rps\\_ces\\_status\\_report\\_2023\\_edition.pdf](https://eta-publications.lbl.gov/sites/default/files/lbnl_rps_ces_status_report_2023_edition.pdf).

93 Installed nameplate capacity is assessed through December 2021 and captures Operating and Standby resources available. Note that these estimates do not imply that generation output will match the nameplate capacity of a resource type. Derived from EIA, *Preliminary Monthly Electric Generator Inventory (based on Form EIA-860M)* (February 2022), <https://www.eia.gov/electricity/data/eia860m/>.

94 *Id.*

the heat. CSP then employs a thermal process to create steam, driving an engine or turbine to produce electricity. CSP plants, which are dispatchable, can include low-cost energy storage that extends their availability later in peak hours. PV growth has increased greatly as a result of policy incentives and cost declines. Total PV generation for 2021 was 161.5 GW, with approximately two-thirds of that generation coming from utility-scale facilities and one-third from small-scale generation.<sup>95</sup>

By the end of 2021, 1.5 GW of CSP was operational – a decline from 2017 when CSP capacity was 1.8 GW.<sup>96</sup> Total CSP capacity is significantly lower than PV owing to PV's lower costs.<sup>97</sup> Seven western and southwestern states have extensive CSP potential: Utah, New Mexico, Arizona, Nevada, Texas, California and Colorado.<sup>98</sup> Developing that potential will require overcoming challenges of cost, siting, transmission, and the need for extensive water supplies to clean mirrors.

## Hydroelectric

Hydroelectric generation is powered by the kinetic energy of falling water that drives turbine generators, which convert the energy into electricity. There are two types of hydroelectric projects: conventional and pumped storage. Conventional projects, which use a dam in a waterway, can operate in a run-of-river mode, in which water outflow from the project approximates inflow, or in a peaking mode, in which the reservoir is mostly drained to generate power during peak periods when energy is more valuable. Pumped storage projects use bodies of water at two different elevations. Water is pumped into elevated storage reservoirs during off-peak periods when pumping energy is cheaper; the water is

then used to generate power during peak periods as it flows back to the lower elevation reservoir. In 2021, total U.S. hydro-electric capacity (including conventional and pumped-storage capacity) reached 246 GW. Conventional hydro-electric capacity was 285.3 GW and pumped storage hydro-electric capacity was 5.1 GW.<sup>99</sup>

## Geothermal

Geothermal generation taps into reservoirs of steam and hot water deep beneath the earth's surface to produce power. The majority of the plants are based in California and Nevada. Geothermal potential is determined by thermal conductivity, thickness of sedimentary rock, geothermal gradient, heat flow and surface temperature. Geothermal generation, which stood at 16 GW in 2021, increased from 0.6 GW in 2011, but has decreased as a portion of total renewable output, due to the growth of other renewables. California hosts about 76 percent of geothermal U.S. operating capacity.<sup>100</sup>

## Biomass

Biomass generation includes power production from many waste byproducts, such as agricultural residues, landfill gas, municipal solid waste, and wood resources. The largest biomass category is wood waste, burned for heat and power in the lumber, pulp and paper industries. Challenges to biomass production include impacts on food supplies (for example, converting corn into ethanol), conserving natural resources, and minimizing water pollution. In 2021, net utility-scale power generation using biomass fuel sources was 54.3 GWh - composed of 36.5 GWh from wood and wood-derived fuels as well as 17.8 GWh from other biomass sources.<sup>101</sup>

95 Derived from EIA, *Electric Power Annual, Tables 3.1.A. and 3.1.B* (released November 7, 2022 and accessed December 2022), [www.eia.gov/electricity/annual/html/epa\\_01\\_02.html](http://www.eia.gov/electricity/annual/html/epa_01_02.html).

96 Derived from EIA, See table 4.3 in *Electric Power Annual 2021 and Electric Power Annual 2017*, [www.eia.gov/electricity/annual/html/epa\\_04\\_03.html](http://www.eia.gov/electricity/annual/html/epa_04_03.html) and [www.eia.gov/electricity/annual/archive/pdf/03482017.pdf](http://www.eia.gov/electricity/annual/archive/pdf/03482017.pdf).

97 See National Renewable Energy Laboratory, *Annual Technology Baseline* (July 2018), <https://atb.nrel.gov/electricity/2018/summary.html>

98 EIA, *Form EIA-860*, (September 13, 2018), <https://www.eia.gov/electricity/data/eia860/>.

99 Derived from EIA, *Electric Power Annual* (November 7, 2022), *Generation at Utility Scale Facilities, Tables 3.1.A and 3.1.B* (accessed December 2022), [www.eia.gov/electricity/annual/html/epa\\_01\\_02.html](http://www.eia.gov/electricity/annual/html/epa_01_02.html).

100 Derived from EIA, *Form EIA-860* (accessed November 2017), <https://www.eia.gov/electricity/data/eia860/>.

101 *Id.*

## Biogas

Biogas energy is created through the anaerobic (without oxygen) bacterial decomposition of biodegradable waste, which is turned into a gas containing 60-70 percent methane. Biogas recovery is typically installed at farms and used to run farm operations and reduce methane emissions from natural manure decomposition.

## Renewable Energy Policies

Renewable generation development is frequently tied to policies promoting their use, which include tax credits, low-cost loans, rebates and production incentives. Federal funding of research and development has played an important role in lowering the costs or reducing the time it takes for renewable technologies to become commercially viable.

Congress has provided tax incentives to spur renewable resource investments. Originally enacted in 1992, federal production tax credits (PTC) are available for wind, biomass, geothermal, and other forms of renewable generation based on a facility's production. An inflation-adjusted credit, the PTC generally has a duration of 10 years from the date the facility goes online. The PTC has been revised several times, most recently in August 2022 under the Inflation Reduction Act, which extended the PTC for projects that begin construction before 2025, including solar projects that had previously been excluded from the PTC program.<sup>102</sup> After 2024, the PTC becomes technology neutral and emission based, and phases out starting in 2032, or when the U.S. electricity sector emissions are 75% below 2022 levels. If projects over 1 MW meet certain labor requirements, their PTC is 2.6 c/kWh; if the projects do not meet the labor requirements, the PTC would be 0.3 c/kWh. A further 10% adder on the PTC and ITC can be obtained if a project uses U.S. steel and roughly

half the of manufactured components (as measured by cost) are sourced in the United States.

Another form of tax credit for renewables, including solar and other types of projects, has been a federal investment tax credit (ITC). The ITC has generally been set at 30 percent of a project's equipment and construction costs. The Inflation Reduction Act also revised the ITC, with the same terms as for the PTC. Projects meeting labor requirements may receive a 30% ITC, otherwise the ITC drops to 6%. Projects may also receive a 10% increase in the ITC if they use U.S. components, as described for the PTC.

State renewable portfolio standards (RPS) and renewable energy standards (RES) have been significant drivers in the growth of investment in renewable generation. An RPS requires a certain percentage of energy sales measured by megawatt-hours (MWh) to come from renewable resources. Percentages usually increase incrementally from a base year to an ultimate target. Currently, 30 states plus Washington, D.C., have an RPS with financial penalties for non-achievement.<sup>103</sup> As utilities and independent developers build more renewable-powered generation, the markets in which they participate continue to address the integration of renewable output into their day-ahead and real-time operations, and incorporate the expected growth of renewable generation in their long-term transmission-planning processes.

Renewable energy certificates (RECs) allow state regulators to track compliance with mandatory RPS targets or verify progress in voluntary state renewable programs. They also allow compliance entities to purchase credits – subject to state-imposed limits on amount and price – if they have not generated or bought enough renewable energy to meet their annual requirements.

102 Congress.gov, *H.R. 5376-Inflation Reduction Act of 2022*, (became law August 4, 2022) <https://www.congress.gov/bill/117th-congress/house-bill/5376/text>.

103 Barbose, Galen. Lawrence Berkeley National Laboratory, *U.S. Renewables Portfolio Standards: 2021 Status Update: Early Release* (February 2021), [https://eta-publications.lbl.gov/sites/default/files/rps\\_status\\_update-2021\\_early\\_release.pdf](https://eta-publications.lbl.gov/sites/default/files/rps_status_update-2021_early_release.pdf).

## ELECTRIC STORAGE

Historically, utility-scale storage of electricity for later use had been limited to pumped-hydro storage facilities. Recent advances in technology have made other types of electric storage resources, including batteries and flywheels, more economically feasible. The lower costs and improved capabilities of electric storage, along with favorable state and federal policies, increased penetration of variable energy resources, and a continued focus on grid reliability have helped spur the development of electric storage resources.<sup>104</sup>

As of 2021, the combined capacities of utility-scale electric storage and battery storage represented less than 2 percent of total generating capacity in the United States.<sup>105</sup> The majority of storage capacity consists of pumped-hydro storage (21 GW in 2021), which has grown very slowly. Battery storage capacity, in contrast, has grown from 3 MW in 2016 to 4,482 MW in 2021.<sup>106</sup> EIA projects that total U.S. battery storage capacity could reach 30 GW by 2025.<sup>107</sup>

Electric storage projects are increasingly available to help balance supply and demand particularly during periods of high demand or excess supply. These resources can charge during periods of low demand or excess generation, when electricity is less expensive, and discharge when demand is high and electricity is more expensive. Batteries, flywheels, and other fast-acting electric storage technologies can also provide ancillary

services which help maintain grid reliability. The vast majority of battery storage capacity in the electricity markets is used to provide ancillary services or capacity, because these applications provide the most revenue for storage owners.<sup>108</sup>

Some states have passed legislation to incentivize investment in storage projects. In 2013, California adopted targets for utilities to procure 1,325 MW of energy storage capacity by 2024 and subsequently increased the capacity requirement target and compressed the timeline for reaching that target.<sup>109</sup> As of May 2021, five states besides California also set energy storage requirements or targets: Oregon, Massachusetts, New York, New Jersey and Virginia. Additionally, some states which do not have formal energy storage requirements offer financial incentives such as grants and tax incentives, while others have begun requiring utilities to include storage in integrated resource plans.

## DISTRIBUTED ENERGY RESOURCES

In Order No. 2222, the Commission defined Distributed Energy Resources (DERs) as any resource located on the distribution system, any subsystem thereof or behind a meter. These resources may include, but are not limited to, electric storage resources, distributed generation, demand response, energy efficiency, thermal storage, and electric vehicles and their supply equipment.<sup>110</sup> In most instances, these resources are located close to the

104 FERC has issued various orders to help remove barriers to the participation of electric storage resources in FERC-jurisdictional markets. See, *Electric Storage Participation in Markets Operated by Regional Transmission Organizations and Independent System Operators*, Order No. 841, 162 FERC ¶61,127 (2018); *Participation of Distributed Energy Resource Aggregations in Markets Operated by Regional Transmission Organizations and Independent System Operators*, Order No. 2222, 172 FERC ¶ 61,247 (2020).

105 Installed nameplate capacity is assessed through December 2021 and captures Operating and Standby resources available. Note that these estimates do not imply that generation output will match the nameplate capacity of a resource type. Derived from EIA, *Preliminary Monthly Electric Generator Inventory (based on Form EIA-860M)* (February 2022), <https://www.eia.gov/electricity/data/eia860m/>.

106 *Id.*

107 EIA, *U.S. battery storage capacity will increase significantly by 2025* (December 8, 2022), <https://www.eia.gov/todayinenergy/detail.php?id=54939#:~:text=As%20of%20October%202022%2C%207.8%20GW%20of%20utility-scale,add%20another%2020.8%20GW%20of%20battery%20storage%20capacity>.

108 EIA, *U.S. Battery Storage Market Trends*, 13-15 (August 2021), [https://www.eia.gov/analysis/studies/electricity/batterystorage/pdf/battery\\_storage\\_2021.pdf](https://www.eia.gov/analysis/studies/electricity/batterystorage/pdf/battery_storage_2021.pdf).

109 California Public Utilities Commission, *Energy Storage* (accessed December 1, 2022), [www.cpuc.ca.gov/industries-and-topics/electrical-energy/energy-storage](http://www.cpuc.ca.gov/industries-and-topics/electrical-energy/energy-storage).

110 Order No. 2222, 172¶61,247, (September 17, 2020), at 4.

end user of power. While individual installations of DER tend to have capacities much smaller than that of central station power plants (for example DER installations may range from a fraction of a kW to systems producing less than 10 MW), the overall quantity of DER installations has grown tremendously, particularly in states with beneficial policies toward DERs.

One such policy is known as net metering, which is a system in which DERs are connected behind the meter to a distribution system and any surplus power is transferred onto the grid, allowing customers to offset the cost of power drawn from a distribution utility. Such surplus flow typically occurs during periods when the DER's production outstrips the customer's total demand. Under one measure of DER, as tracked by EIA, total net-metered capacity grew by approximately 277 percent between 2014 and 2020, from approximately 7.5 GW of capacity to 28.3 GW. The bulk of this capacity was solar PV, which made up 94 percent of net-metered capacity in 2020, with 62 percent of that capacity owned by residential customers.<sup>111</sup> In some cases, surplus power from a large DER or a set of net metered DERs may flow onto the transmission system.

## TRANSMISSION

The alternating current (AC) power grid operates like an interconnected web, where, with a few exceptions,

the flow of power is not specifically controlled by the operators on a line-by-line basis. Instead, power flows from sources of generation to consumers across any number of lines simultaneously, following the path of least resistance. There are also a limited number of direct current (DC) lines, which are set up as specific paths with definite beginning and end points for scheduling and moving power. These lines are controllable by operators and have other characteristics that make them attractive to grid planners and operators, such as providing greater grid stability and lower line losses. However, DC lines cost significantly more than AC lines to construct. Consequently, DC lines are typically built for certain specialized applications such as the movement of large amounts of power over long distances, for example the Pacific Intertie, which extends between the Northwest and California.

Transmission lines provide a certain amount of resistance to the flow of power as electricity travels through them. This resistance is not unlike the wind resistance that a car must overcome as it travels along a highway. The resistance in power lines creates losses: the amount of power injected into a power line diminishes as it travels through the line. The amount of these losses is contingent on many factors including the voltage of the transmission facilities.

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111 EIA, *Electric Power Annual* (December 2022), (March 2022), [www.eia.gov/electricity/annual/html/epa\\_04\\_10.html](https://www.eia.gov/electricity/annual/html/epa_04_10.html).

## Wholesale Electricity Markets and Trading

Electric markets encompass different organizational structures and different mechanisms for buying and selling power at the wholesale level. Electric systems for delivering power to consumers in the United States are split into two structures: traditional systems and those run by RTO/ISOs. Traditional systems are typically vertically integrated, rely on management to make operational decisions, and sell electricity to retail customers based on their cost of service. In general, RTO/ISOs use their markets to make operational decisions, such as generator dispatch, and to price the resulting electricity. Load-serving entities then buy the power through the RTOs/ISOs for resale to retail customers.

Both traditional systems and RTOs/ISOs conduct certain functions, although they may perform these functions in different ways. These include:

- Ensuring the electric grid operates reliably in a defined geographic footprint
- Balancing supply and demand instantaneously and maintaining sufficient operating reserves
- Dispatching system resources as economically as possible
- Coordinating system dispatch with neighboring balancing authority areas (BAAs)
- Planning for transmission in its footprint
- Coordinating system development with neighboring systems and participating in regional planning efforts
- Providing non-discriminatory transmission access

Buying and selling electricity in the wholesale markets – trading – occurs through bilateral and RTO/ISO transactions, as discussed below. Bilateral transactions occur in both traditional systems and in RTO/ISO regions. Pricing for bilateral transactions in both RTO/ISO and traditional regions incorporates both cost-based and market-based rates.

## SUPPLYING LOAD

Load serving entities (LSE) serve customer load through a combination of self-supply, bilateral market purchases and purchases from RTO/ISO markets. Self-supply means that the LSE generates power from plants it owns or operates to meet demand. With bilateral purchases, the LSE buys power from a supplier. RTO/ISO market purchases means the supplying company purchases power through the RTO's/ISO's markets.

LSEs' sources of energy vary considerably. In ISO-NE, NYISO, and CAISO, the LSEs have divested much or all their generation. In these circumstances, LSEs supply their customers' requirements through bilateral and RTO/ISO market purchases. In PJM, MISO, and SPP, LSEs may own significant amounts of generation, either directly or through affiliates, and therefore use self-supply as well as bilateral and RTO market purchases.

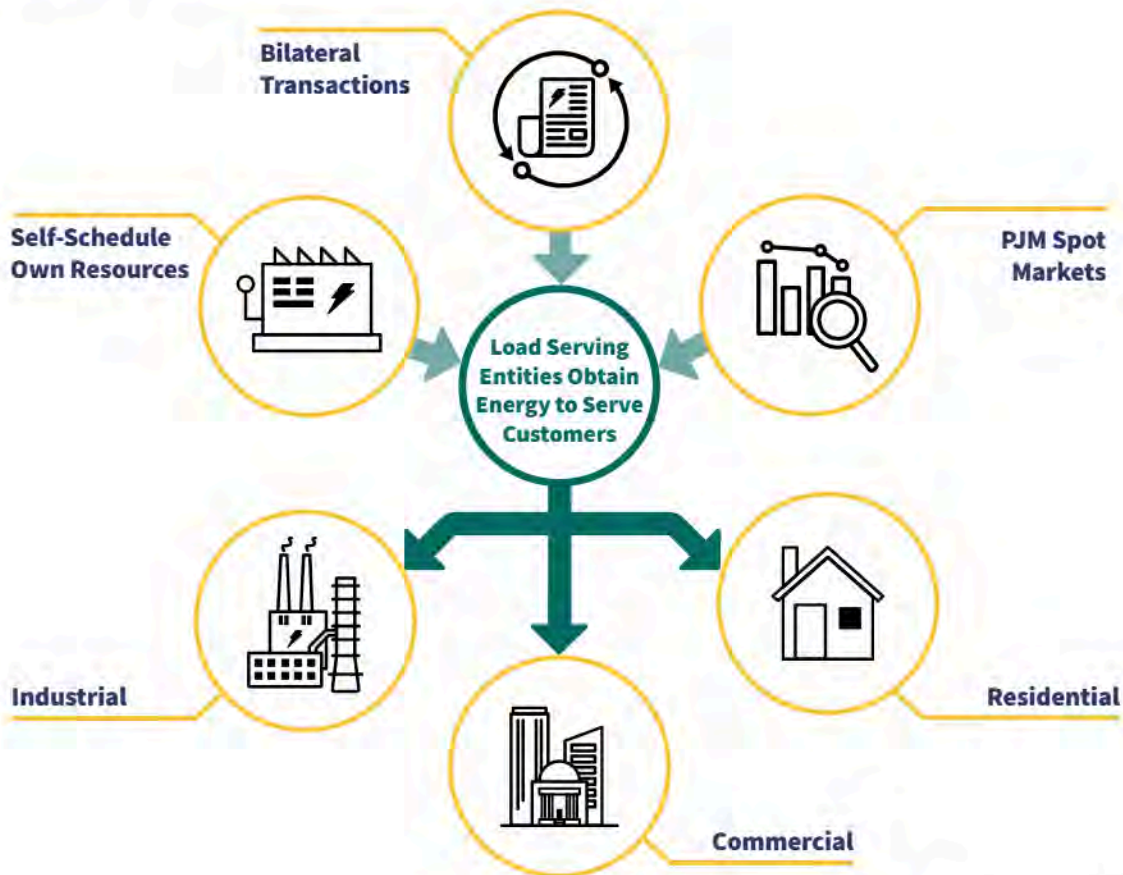
## BILATERAL TRANSACTIONS

Bilateral transactions between two parties do not occur through an RTO/ISO and can occur through direct contact and negotiation, through a voice broker or through an electronic brokerage platform, such as the Intercontinental Exchange (ICE). The deals can range from standardized contract packages, such as those traded on ICE, to customized, complex contracts known as structured transactions. In bilateral transactions, buyers and sellers know the identity of the party with whom they are doing business.

Whether the trade is done on ICE, directly between parties or through another type of broker, the trading of standard physical and financial products, such as next-day on-peak firm or swaps, allows index providers to survey traders and publish price indexes. These indices provide price transparency.

Physical bilateral trades involving the movement of energy from one point to another require the parties to reserve transmission capacity to move the power over the transmission grid. Transmitting utilities are required to post the availability of transmission capacity and offer

Figure 2-5: Options for Energy Supply



Source: PJM Traditional Wholesale Electricity Markets

service on an OASIS website. Traders usually reserve transmission capacity on OASIS at the same time they arrange the power contract.

Transfers of power between Balancing Authority Areas (BAAs) require one of the parties to the transaction to submit a request for interchange, also known as an eTag.<sup>112</sup> The receiving BAA (the entity to which the power is transferred or sinks), or its agent, will process the eTag, ensure a reliability assessment has been completed, and send it to all parties named on the eTag. This ensures an orderly transfer of energy and provides transmission system operators with the information that they need to

institute curtailments, as needed. Curtailments may be necessary when a change in system conditions reduces the capability of the transmission system to move power and requires some transactions to be reduced or cut.

Bilateral physical transactions that are conducted in RTO/ISOs are settled financially. Generators offer their power into the markets, and load is served through the power dispatched by the RTO/ISO. The RTO/ISO then settles bilateral transactions based on the prices in the contracts and the prices that occurred in their markets.

112 A BAA is a collection of generation, transmission, and loads within the metered boundaries of the entity (a Balancing Authority) that is responsible for balancing load, generation, and net interchange between other BAAs. Glossary of Terms Used in NERC Reliability Standards (March 2022), [https://www.nerc.com/files/glossary\\_of\\_terms.pdf](https://www.nerc.com/files/glossary_of_terms.pdf).

## **COST-BASED RATES**

Cost-based rates are used to price most transmission services and some electricity when FERC determines that market-based rates are not appropriate, or when an entity does not seek market-based rate authority. Cost-based rates are set to recover costs associated with providing service and give a fair return on capital. These rates are typically listed in a published tariff.

The following are major inputs to setting cost-based electricity rates:

- Determining used-and-useful electricity plant costs. This may include the cost of generation facilities, transmission facilities, distribution plants and office and related administration facilities.
- Determining expenses for the production, transmission and distribution of electricity, including fuel and purchased power, taxes and administrative expenses.
- Establishing a fair return on capital, known as the cost of capital. This includes determining the cost of debt, common equity, preferred stock and commercial paper and other forms of short-term borrowing, such as lines of credit used to finance projects and provide cash for day-to-day operations.
- Allocating electric plant and other expenses among various customer classes and setting the rate structure and rate levels.

## **MARKET-BASED RATES**

Under market-based rates, the terms of an electric transaction are negotiated by the sellers and buyers in bilateral markets or through RTO/ISO market operations. FERC grants market-based rate authority to electricity sellers that demonstrate that they and their affiliates lack, or have adequately mitigated, horizontal market power (typically based on whether the seller is a pivotal supplier and on the percent of generation owned by the seller relative to the total amount of generation available in a market). Sellers must also show that they lack, or have adequately mitigated, vertical market power (the ability to erect barriers to entry or influence the cost of production for competitive electricity suppliers). Wholesale sellers

who have market-based rate authority and sell into day-ahead or real-time markets administered by an RTO/ISO do so subject to the specific RTO/ISO market rules approved by FERC. Thus, a seller in such markets must have an authorization from FERC and must also abide by the additional rules contained in the RTO/ISO tariff.

## **TRANSMISSION SERVICE**

FERC requires that public utilities that own transmission lines used in interstate commerce offer transmission service on a nondiscriminatory basis to all eligible customers. The rates and terms of service are published in each utility's Open Access Transmission Tariff (OATT). Each utility's OATT specifies the transmission services available. Customers submit requests for transmission service through the OASIS. Utilities evaluate each transmission-service request using a model of the grid called a state estimator. Based on the model's estimation of the effects on the system, the request for transmission service is either approved or denied.

The two most common types of transmission service are network and point-to-point service. Network service allows a transmission customer the use of the entire transmission network to deliver generation from specified resources to specified loads. The price for service is cost-based and published in the OATT. Network service has higher priority than point-to-point service.

Point-to-point service involves paying for and reserving a fixed quantity of transmission capacity and moving power up to the reservation amount from one location, the point of receipt (POR), to another location, the point of delivery (POD). The POR and POD may be outside the transmission operator's footprint. Depending on availability, customers may purchase firm or non-firm point-to-point service for durations of one hour to multiple years.

Customers holding firm point-to-point transmission capacity may sell that capacity in a secondary market – such a sale is known as capacity reassignment. An entity holding transmission rights may want to resell

that capacity to another transmission customer in the secondary market because it is unneeded, or to make a profit. Resellers of transmission capacity are permitted to charge market-based rates for capacity reassignments, instead of the original cost-based rate at which they purchased the capacity. Most capacity reassignments are hourly, although capacity can also be reassigned on a daily, weekly, monthly, or yearly basis.<sup>113</sup>

If the market price of energy is greater at the POD than at the POR, the transmission has value. The transmission holder can capture this value by using the transmission – buying energy at the POR, moving it to the POD and selling it. Alternatively, the transmission holder can sell the transmission through a capacity reassignment. Thus, the price of a capacity reassignment should be consistent with, and rarely exceed, the expected price differential between the POD and the POR.

### **Transmission Planning**

Each transmission-operating utility must participate in regional planning processes that identify transmission system additions and improvements needed to maintain reliability. Studies are conducted to test the transmission system against mandatory national reliability standards, as well as regional reliability standards. Planning studies may look 10-15 years into the future to identify transmission overloads, voltage limitations, and other reliability problems.

## **GRID OPERATIONS**

Grid operators dispatch their systems using the least costly generation, consistent with the constraints of the transmission system and reliability requirements. The dispatch process occurs in two stages. For RTOs/ISOs, the market determines a day-ahead unit commitment, then updates the unit commitment and dispatches in real time. Grid operators in traditional utilities plan for the next day's dispatch, then update and implement that dispatch in real time.

### **Dispatch Planning**

Grid operators decide which generating units should be committed in advance of actual operations. For RTOs/ISOs, this is done, in part, through the day-ahead markets and forecasts. For operators in traditional utilities, this is done through various planning and forecasting processes. Planning dispatch in advance of real-time operations is needed because some generating units need to obtain fuel or require several hours of lead time before they are brought online. In selecting the most economic generators to commit, operators take into account forecast load requirements and each unit's physical operating characteristics, such as how quickly output can be changed, maximum and minimum output levels and the minimum time a generator must run once it is started. Operators must also take into account each generating unit's cost factors, such as fuel and nonfuel operating costs, and the cost of environmental compliance.

Forecast conditions can also affect how the transmission grid is optimally dispatched to reliably meet load. This is the security aspect of commitment analysis. The factors that can affect grid capabilities include generation and transmission facility outages, line capacities as affected by loading levels and flow direction, and weather conditions. If the security analysis indicates that the optimal economic dispatch cannot be carried out reliably, relatively expensive generators may have to be called upon to replace less-expensive units.

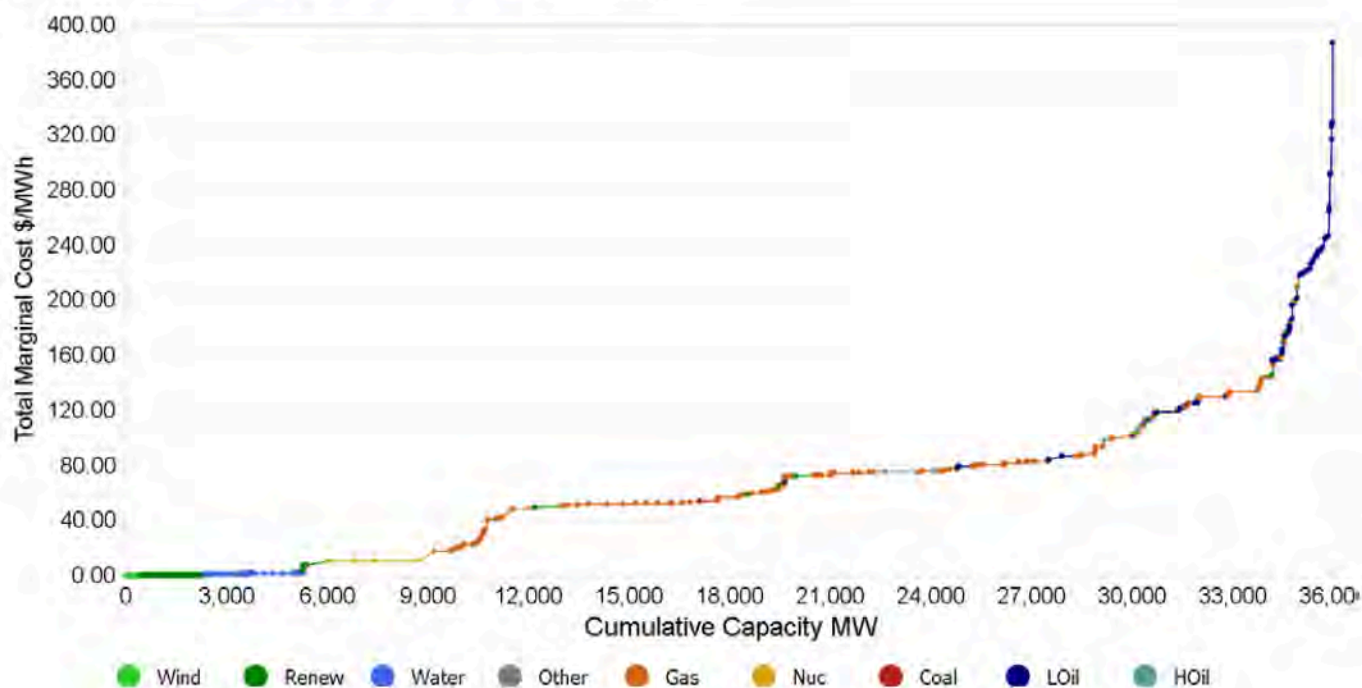
### **System and Unit Dispatch**

Grid operators must decide the actual level at which each available resource should be operated, given the actual real-time load and grid conditions, so that reliability is maintained and overall production costs are minimized. Actual conditions will vary from those forecast prior to real-time, and grid operators must adjust the dispatch accordingly. As part of real-time operations, demand, generation and interchange (imports and exports) must be continually kept in balance to maintain a system frequency of 60 hertz.

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113 FERC, *Electric Quarterly Reports, Downloads, Quarterly Filings* (2021), <https://eqrreportviewer.ferc.gov>.

**Figure 2-6: Market Supply Curve for NYISO (Illustrative)**



Source: Hitachi Energy, Velocity Suite<sup>114</sup>

This is typically done by automatic generation control (AGC) to change the generation dispatch as needed.

In general, dispatch occurs based on the cost of generation from given resources, with the lowest-cost resources dispatched first and the higher-cost resources dispatched last. The chart above is a depiction of the market supply curve for the New York Independent System Operator (NYISO). This is also commonly called the supply stack. In it, all the generating units in the New York market are shown, sorted according to their marginal cost of production. Their cost of production is shown on the vertical axis in terms of dollars per MWh. The cheapest units to run are to the left and the most expensive to the right.

Dispatch in New York, for example, first calls upon wind generating units, followed successively by hydroelectric, nuclear and coal-, gas- and oil-fired generating units.

This assumes that the generating units have sufficient resources – enough wind for the wind-powered generators or enough river flow for the hydroelectric plants, for example – and that sufficient transmission capability exists to deliver generator output and meet reliability needs.

In addition to these considerations, transmission flows must be monitored to ensure that the grid operates within voltage and reliability limits. If transmission flows exceed accepted limits, the operator must take corrective action, which could involve curtailing schedules, changing the dispatch or shedding load. Operators may check conditions and issue adjusted dispatch instructions as often as every five minutes.

## ANCILLARY SERVICES

Ancillary services maintain electric reliability and support the transmission of electricity. These services

<sup>114</sup> Derived from Hitachi Energy, Velocity Suite, *Supply Curve Analyst, Form EIA 860, NERC Electric Supply and Demand database, FERC Form 1, FERC Form 714, ISO Load Data, Hitachi Energy Primary Research, et al* (February 2023).

are produced and consumed in real-time, or in the very near term. NERC and regional entities establish the minimum amount of each ancillary service that is required for maintaining grid reliability.<sup>115</sup>

**Regulation** matches generation with very short-term changes in load by moving the output of selected resources up and down via an automatic control signal, typically every few seconds. The changes to output are designed to maintain system frequency at 60 hertz. Failure to maintain a 60-hertz frequency can result in systemic failure of an electric grid.

**Operating reserves** are needed to restore load and generation balance when a supply resource trips offline. Operating reserves are provided by generating units and demand resources that can act quickly, by increasing output or reducing demand, to make up a generation deficiency. There are three types: spinning reserves, non-spinning reserves and supplemental reserves.

**Spinning reserves** are provided by generators that are online (synchronized to the system frequency) with some unloaded (spare) capacity and capable of increasing its electricity output within a specified period, such as 10 minutes. During normal operation, these reserves are provided by increasing output on electrically synchronized equipment or by reducing load on pumped storage hydroelectric facilities. Synchronized reserve can also be provided by demand-side resources.

**Non-spinning reserves** are provided by generating units that are not necessarily synchronized to the power grid but can be brought online within a specified amount of time, such as 10 minutes. Non-spinning reserve can also be provided by demand-side resources.

**Supplemental reserves** are provided by generating units that can be made available within a specified

amount of time, such as 30 minutes and are not necessarily synchronized with the system frequency.

**Blackstart** generating units have the ability to go from a shutdown condition to an operating condition and start delivering power without any outside assistance from the electric grid. Hydroelectric facilities and diesel generators predominately have this capability. These are the first facilities to be started up in the event of a system failure or blackout to restore the rest of the grid.

**Reactive power:** Electricity consists of current, the flow of electrons, and voltage, the force that pushes the current through the wire. Reactive power is the portion of power that establishes and maintains electric and magnetic fields in AC equipment. It is necessary for transporting AC power over transmission lines, and for operating magnetic equipment, including rotating machinery and transformers. It is consumed by current as it flows. As the amount of electricity flowing on a line increases, so does the amount of reactive power needed to maintain voltage and move current. Power plants can produce both real and reactive power and can change the output of both. Special equipment installed on the transmission grid is also capable of injecting reactive power to maintain voltage.

## WEATHER

Weather is the single most important factor affecting the level of electricity demand and, thus, is a major factor in grid operations. System operators therefore rely heavily on weather forecasts to ensure they have the right generation, in the right locations, to run the grid reliably.

Weather affects grid operations in other ways, as well. Primary among these is on the productivity of certain types of power generators: wind and hydroelectric. Wind turbines' power output changes

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115 For additional information on the definitions of ancillary services, NERC, *Glossary of Terms Used in NERC Reliability Standards*, (March 2022), [https://www.nerc.com/pa/Stand/Glossary%20of%20Terms/Glossary\\_of\\_Terms.pdf](https://www.nerc.com/pa/Stand/Glossary%20of%20Terms/Glossary_of_Terms.pdf).

with wind availability and speed, which affects cost of wholesale power. Solar generation declines with cloud cover, which not only decreases available generation but can increase demand as behind-the-meter solar, such as residential and commercial installations, decrease their supply to retail users.

Hydroelectric plants rely on rain and snowfall to provide the river flow needed for their output. Geographically, this is most important in the Pacific Northwest, where seasonal hydroelectric plant output is a critical source of power. Rain and the melting of winter snowpack feed the Columbia and Snake

River systems. Surplus power from these generators is typically exported to California to help meet summer peak demand, increase reliability and lower prices.

Temperature can also affect the output of other power plants and capacity of transmission lines. Thermal plants that use a turbine – coal, gas, oil, and nuclear plants – become less efficient at higher temperatures. Additionally, the capacity of transmission lines is limited by heat because the conductive material used in fabrication becomes more electrically resistant as they heat up, limiting their throughput capability.

## Traditional Electricity Systems

Traditional wholesale electricity markets exist primarily in the Southeast and the West outside of California, where utilities are responsible for system operations and management, and, typically, for providing power to retail consumers. Utilities in these markets are frequently vertically integrated – they own the generation, transmission and distribution systems used to serve electricity consumers. They may also include federal systems, such as the Bonneville Power Administration (BPA), the Tennessee Valley Authority and the Western Area Power Administration. Wholesale physical power trading typically occurs through bilateral transactions. In addition to the responsibilities listed in the overview to this section, a utility in a traditional region has the following responsibilities:

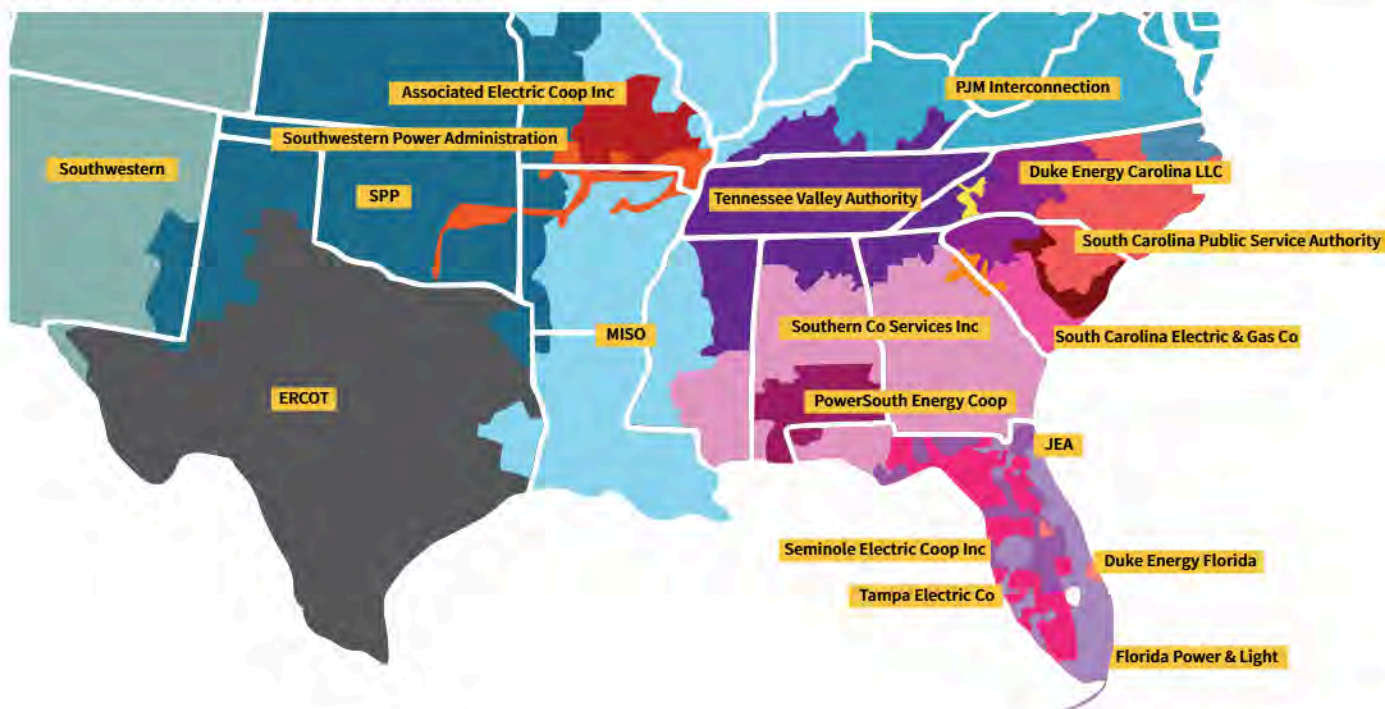
- Generating or obtaining the power needed to serve customers (this varies by state)
- Dispatching resources based on some cost minimizing algorithm

- Ensuring the reliability of the transmission grid

## Southeast Wholesale Market Region

The Southeast electricity market is a bilateral market that includes all or parts of Florida, Georgia, Alabama, Mississippi, North Carolina, South Carolina, Missouri, and Tennessee. It encompasses the Southeastern Electric Reliability Council (SERC) NERC region. Major hubs include Into Southern and the Tennessee Valley Authority (TVA). The Southeast region's hourly peak demand is greater than 203 GW.<sup>116</sup> While traditional bilateral trading continues in the Southeast, some utilities in the region have created a trading platform, the Southeast Energy Exchange Market (SEEM), discussed further below. Southern Company also conducts an auction for some of its available generation, also discussed further below.

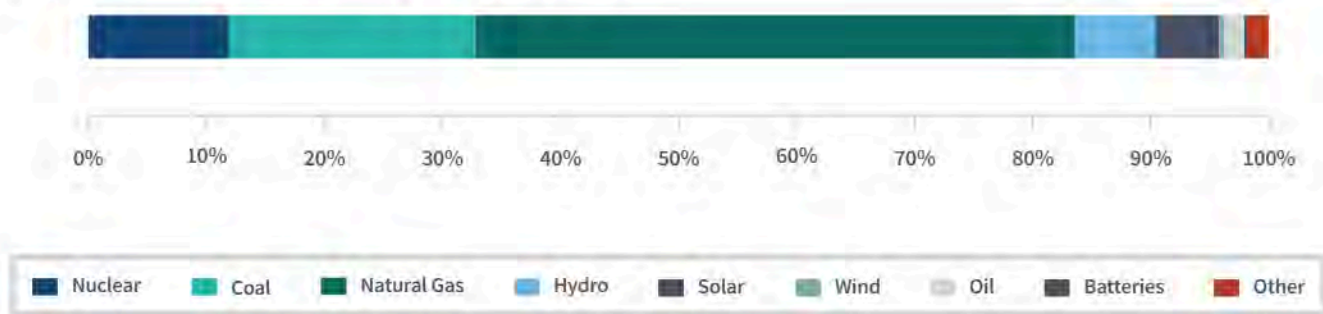
Figure 2-7: Southeast Electric Region



Source: Hitachi Energy, Velocity Suite

116 The hourly peak demand observed between 2000 and 2020. Based on FERC Form 714, Annual Electric Balancing Authority Area and Planning Area Report. Derived from the Balancing Authority Areas within the SERC NERC region, using the Hitachi Energy, Velocity Suite, Balancing Authority Area Net Energy for Load & Peak Demand dataset.

**Figure 2-8: Southeast Electric Region Capacity Mix**



Source: EIA Form 860-M<sup>117</sup>

### Supply Resources

The total generating capacity in the Southeast Electric Region is over 256 GW and is predominately composed of natural gas and coal-fired generators. Hydroelectric and nuclear capacity are also substantial resources in the region.

The Southeast generates most of its electricity from coal, nuclear, and natural gas-fired plants, as shown in the bar chart above.

The TVA sub-region has a majority of its capacity and output from coal and nuclear, while the Virginia-Carolina (VACAR) sub-region has the highest utilization of nuclear generation in the Southeast.

### TRADING AND MARKET FEATURES

Physical sales in the Southeast are done bilaterally and long-term energy transactions are particularly prominent, compared to short-term transactions. Many long-term agreements involve full-requirements contracts or long-term power purchase agreements. For example, Southern Company’s short-term transactions account for around 30 percent of its total wholesale energy sales in 2021.<sup>118</sup>

Short-term energy is traded among various entities, including investor-owned utilities, municipal utilities, public utility districts, independent power producers, and marketers. Some of the largest sellers of short-term power include Southern Company, North Carolina Municipal Power Agency, Cargill, and Exelon.

Industry-referenced trading points for short-term bilateral transactions in the Southeast include the following locations: Into Southern, TVA, VACAR, and Florida. Volumes for short-term transactions can be low, particularly under normal weather conditions. Overall demand for short-term transactions tends to rise during periods of system stress, for example summer heat waves or winter cold snaps.

The Southeast has relatively low volumes of short-term trades compared to the Western regions. Thus, there is limited data on that price index publishers have on which to base their price reporting. Given the bilateral nature of wholesale power transactions in the Southeast, and a relatively small market for short-term transactions, interest in financial power products in the Southeast is weak.

117 Installed nameplate capacity is assessed through December 2021 and captures Operating and Standby resources available. Note that these estimates do not imply that generation output will match the nameplate capacity of a resource type. Derived from EIA, *Preliminary Monthly Electric Generator Inventory* (based on Form EIA-860M) (released February 2022), <https://www.eia.gov/electricity/data/eia860m/>.

118 FERC, *Electric Quarterly Reports, Downloads, Quarterly Filings* (2021), <https://eqrreportviewer.ferc.gov>.

## SOUTHEAST ENERGY EXCHANGE MARKET

The Southeast Energy Exchange Market (SEEM) launched on November 9, 2022. However, on July 14, 2023, the U.S. Court of Appeals for the D.C. Circuit remanded to FERC orders addressing the Seem. Consequently, the SEEM proposal is now pending before the Commission once again.

## SOUTHERN COMPANY AUCTION

Southern Company has held daily and hourly auctions for power within its balancing area since April 2009 as a requirement of Southern Company's market-based rate tariff. This BAA encompasses the service territories of Southern Company utilities: Georgia Power, Alabama Power, Mississippi Power, and Gulf Power. The products included in the auction are day-ahead power and real-time power.

According to the auction rules, Southern Company must offer all of its available uncommitted thermal generation capacity into the auction, after regulation and contingency reserves are met. The auction is intended to mitigate the potential ability of Southern Company to exercise market power within its balancing authority area and certain adjacent balancing authority areas. In February 2017, Southern Company revised its market-based rate tariff to

cap all market-based sales of less than one year outside of the auction at a cost-based tariff rate.<sup>119</sup>

## Western Wholesale Market Regions

The power markets in the western United States are primarily bilateral markets. A key exception is most of California and portions of Nevada, which operate under CAISO. Further, several entities buy and sell electricity in a regional, short-term markets run by CAISO, called the Western Energy Imbalance Market (WEIM), and the SPP-run Western Energy Imbalance Service (WEIS). CAISO and SPP are discussed further in the RTO and ISO Markets section. The West includes the Western Power Pool (WPP), the Rocky Mountain Power Area, and the Arizona, New Mexico, Southern Nevada Power Area within the Western Electricity Coordinating Council (WECC), a regional entity. These areas contain over 30 balancing authority areas responsible for dispatching generation, procuring power, operating the transmission grid reliably, and maintaining adequate reserves.<sup>120</sup>

## NORTHWEST ELECTRIC REGION

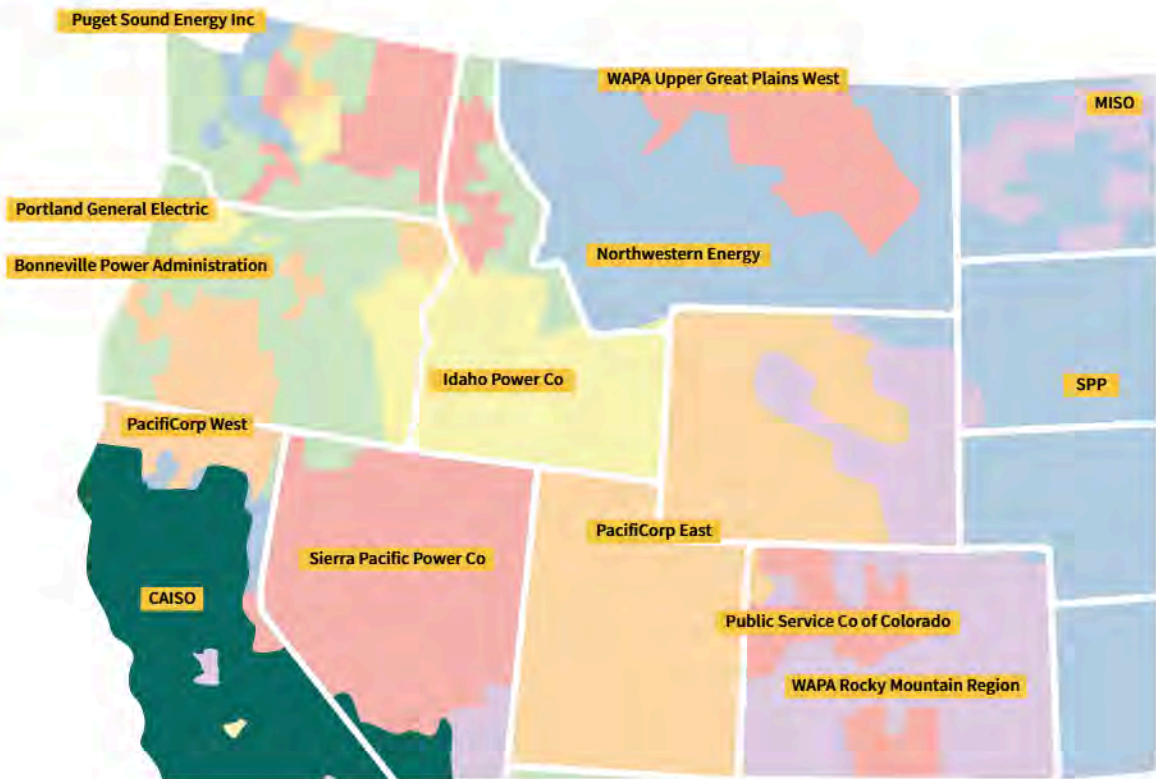
The Northwest Electric Region is composed of the Northwest Power Pool (NWPP) NERC region in the northwestern section of the Western Electric Coordinating Council (WECC) NERC region. The hourly peak demand is approximately 49 GW<sup>121</sup>

119 *Alabama Power Company*, 158 FERC ¶ 61,131 (2017) (February 2, 2017 Order) (order accepting market-based rate tariff revisions subject to condition).

120 Western Electricity Coordinating Council, *Western Interconnection Balancing Authorities* (accessed November 2022), [https://www.wecc.org/layouts/15/WopiFrame.aspx?sourcedoc=/Administrative/Balancing\\_Authorities\\_JAN17.pdf&action=default&DefaultItemOpen=1](https://www.wecc.org/layouts/15/WopiFrame.aspx?sourcedoc=/Administrative/Balancing_Authorities_JAN17.pdf&action=default&DefaultItemOpen=1).

121 The hourly peak demand observed in a given month between 2000 and 2020. Based on FERC Form 714, *Annual Electric Balancing Authority Area and Planning Area Report*. Derived from the Balancing Authority Areas within the NWPP NERC subregion, using the Hitachi Energy, Velocity Suite, Balancing Authority Area Net Energy for Load & Peak Demand dataset.

**Figure 2-9: Northwest Electric Region**



Source: Hitachi Energy, Velocity Suite

### Supply Resources

The total capacity in the Northwest Electric Region is approximately 79 GW and is primarily composed of hydroelectric, natural gas, and coal-fired generators, as shown in the bar chart below. Wind generator capacity is also a significant resource for the region.

The Northwest has a unique resource mix, as demonstrated in the bar chart below, with hydroelectric generation capacity comprising approximately 40 percent of the power supply, which is sourced from many dams that are in the Columbia River system. The largest dam, Grand Coulee, can produce up to as much power as six nuclear plants. Due to the large amount of hydroelectric generation, the Northwest typically has low-cost power during the spring and early summer. During these periods, the region exports power to neighboring regions, especially California, where power prices are typically higher.

The amount of hydroelectric power produced depends on a number of factors, some natural and some controllable. On a seasonal basis, the intensity and duration of the water flow is driven by snowpack in the mountains, the fullness of the reservoirs, and rainfall. On a short-term basis, the levels of hydroelectric power generation output are influenced by decisions to release water locally and upstream to generate power, as well as local water-use decisions that are independent of the economics of the power markets, based on recreation, irrigation, and wildlife considerations, for example. The peak hydroelectric power generation period begins in the spring, when the snow melts, and may last into early summer. When less water is available, the Northwest may rely more on its coal and natural gas generation, and occasionally import power from neighboring regions, including Canada, when loads are high.

**Figure 2-10: Northwest Electric Region Capacity Mix**

Source: EIA Form 860-M



## Trading and Market Features

Two Canadian BAAs, Alberta Electric System Operator

The water forecast affects the forward market for electricity in the Northwest. Similarly, the daily water flow conditions influence the prices in the daily physical market. When there is an abundance of hydroelectric generation, the Northwest will export as much as possible on the transmission lines leading into California and elsewhere in the West. Sometimes in off-peak hours, more electricity is available than can move through transmission lines or be used locally, so electric prices become negative.

The largest seller of wholesale power in the region is the BPA, a federal agency that markets the output from federally owned hydroelectric facilities, as well as a non-federal nuclear plant and several other smaller non-federal power plants. BPA meets approximately one-third of the firm energy supply in its service territory and owns 75 percent of the region’s high-voltage transmission.<sup>122</sup> BPA gives preference to municipal and other publicly owned electric systems in allocating and pricing its generation output.<sup>123</sup>

and British Columbia Hydro, are also substantial suppliers of energy to the United States via the Northwest Electric Region. These Canadian BAAs often import power to, and export power from, the United States, depending on market conditions. The Canadian BAAs generally import power from the United States when prices are low in order to save water in their hydroelectric reservoirs. The water is later released to generate and sell hydroelectric power during higher-priced periods<sup>124</sup>

The Northwest region trading points for bilateral transactions include Mid-Columbia (Mid-C), California-Oregon Border (COB), Nevada-Oregon Border (NOB), and Mona (Utah). Of these, Mid-C is the most actively traded location.

## SOUTHWEST ELECTRIC REGION

The Southwest electric market encompasses Arizona, New Mexico, and Southern Nevada in the WECC NERC region. The hourly peak demand is approximately 25 GW.<sup>125</sup>

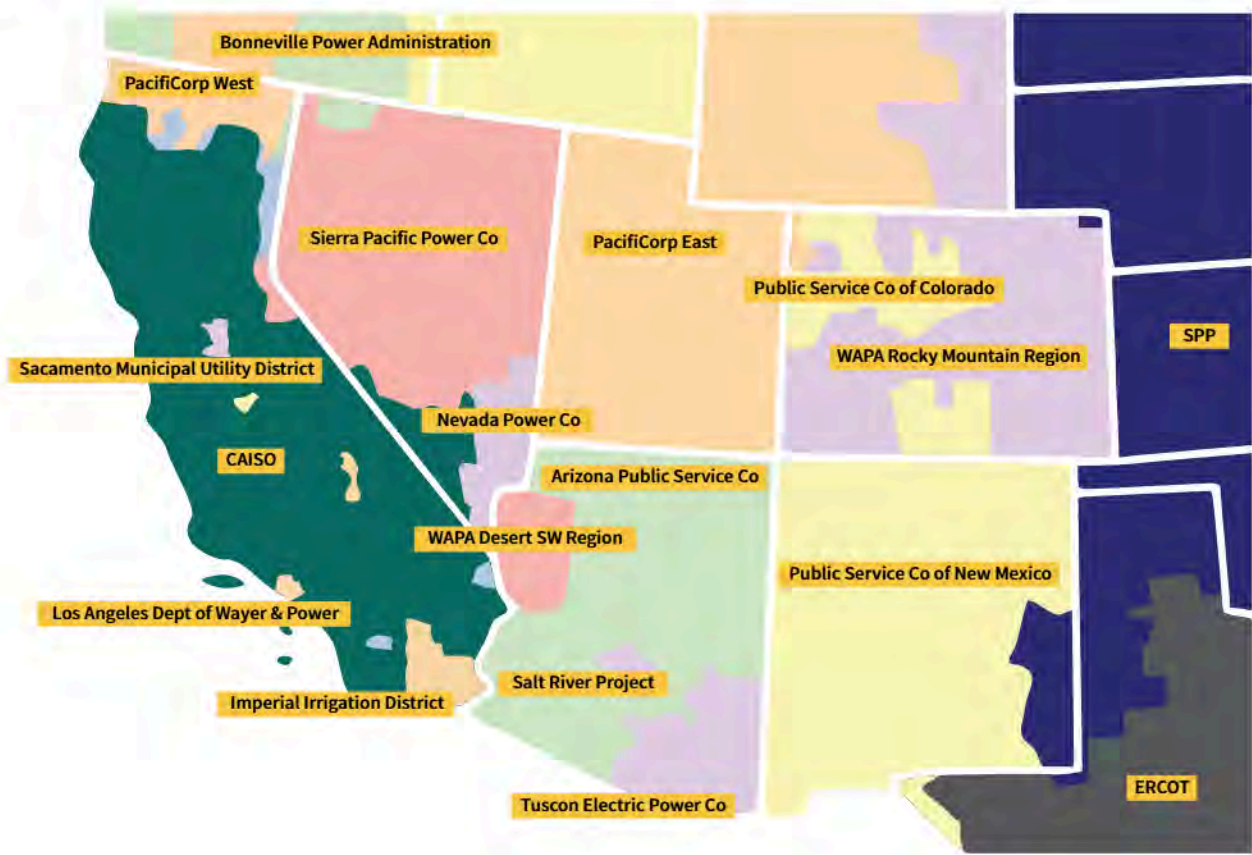
122 Bonneville Power Administration, *BPA Overview*, 45, [https://energy.gov/sites/prod/files/2016/01/f28/0911review\\_ikakoula.pdf](https://energy.gov/sites/prod/files/2016/01/f28/0911review_ikakoula.pdf).

123 Bonneville Project Act, 16 U.S.C. §§ 832-832m (2000).

124 National Energy Board, *Market Snapshot: Which states trade electricity with British Columbia?* (September 2022) <https://www.cer-rec.gc.ca/en/data-analysis/energy-markets/market-snapshots/>; National Energy Board, *Market Snapshot: Why Canada is one of the world’s largest electricity consumers* (August 2022), <https://www.cer-rec.gc.ca/en/data-analysis/energy-markets/market-snapshots/>

125 The hourly peak demand observed between 2000 and 2020, Based on *FERC Form 714, Annual Electric Balancing Authority Area and Planning Area Report*. Derived from the Balancing Authority Areas within the AZ/NM/SNV NERC subregion, using the Hitachi Energy, Velocity Suite, Balancing Authority Area Net Energy for Load & Peak Demand dataset.

**Figure 2-11: Southwest Electric Region**



Source: Hitachi Energy, Velocity Suite

## Supply Resources

The total capacity in the Southwest Electric Region is over 40 GW and is predominately composed of natural gas and coal-fired generators. Hydroelectric, wind, solar, and nuclear capacity account for the majority of the remaining capacity, as shown in the bar chart below.

The majority of generation in the Southwest is produced from natural gas and coal, as demonstrated in the bar chart above. The coal generators are generally located in close proximity to coal mines, resulting in low delivered fuel costs. Some generation is jointly

owned among multiple nearby utilities, including the Palo Verde nuclear plant, a plant with three units totaling approximately 4,000 MW,<sup>126</sup> which has owners in California and the Southwest.<sup>127</sup> The Southwest is also characterized by large amounts of solar capacity, as this region has the highest solar potential in the nation.<sup>128</sup>

## Trading and Market Features

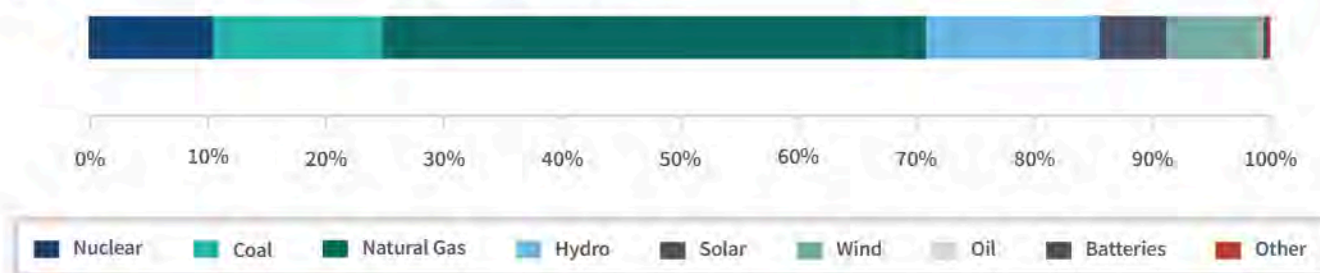
The Southwest region is summer-peaking and experiences peak loads coincident with air conditioning demand. The daily high temperature averages above 100 degrees from June through mid-September in Phoenix.

126 Derived from EIA, *Form EIA-860, 3-1-Generator\_Y2021 Report*, (2021), <https://www.eia.gov/electricity/data/eia860/>.

127 Plant Operating License, Palo Verde, Unit 1, Current Facility Operating License NpF-41, Tech Specs, Revised 08/18/2022, <https://www.nrc.gov/info-finder/reactors/palo1.html>.

128 Western Electricity Coordinating Council, *State of the Interconnection*, at 9 (September 2017), <https://www.wecc.biz/epubs/StateOfTheInterconnection/>.

**Figure 2-12: Southwest Electric Region Capacity Mix**



Source: EIA Form 860-M<sup>129</sup>

However, power prices tend to be the highest when there is also hot weather in Southern California, creating competition for the region's generation resources. The Southwest trading points include Palo Verde, Four Corners, and West Wing. Of these, Palo Verde is the most actively traded location.

## RTO and ISO Markets

Two-thirds of the population of the United States is served by electricity markets run by regional RTOs/ISOs. A key distinction between RTO/ISO markets and vertically integrated utilities, municipal utilities and co-ops is that RTO/ISO markets deliver electricity through competitive market mechanisms coordinated by a non-profit entity over a large geographic footprint. Further, RTOs/ISOs do not own or conduct maintenance on the transmission or other resources involved in providing electric service.

Currently, seven RTO/ISOs operate in the United States, listed below in order of the size of their all-time peak load.<sup>130</sup> FERC regulates all RTOs/ISOs except ERCOT. In addition to operating RTOs/ISOs, SPP and CAISO also operate regional short-term or imbalance energy markets, which, while not RTOs/ISOs, provide markets

for real-time energy sales and purchases. SPP operates the WEIS and CAISO runs the WEIM, which are discussed at the end of the SPP and CAISO sections below.

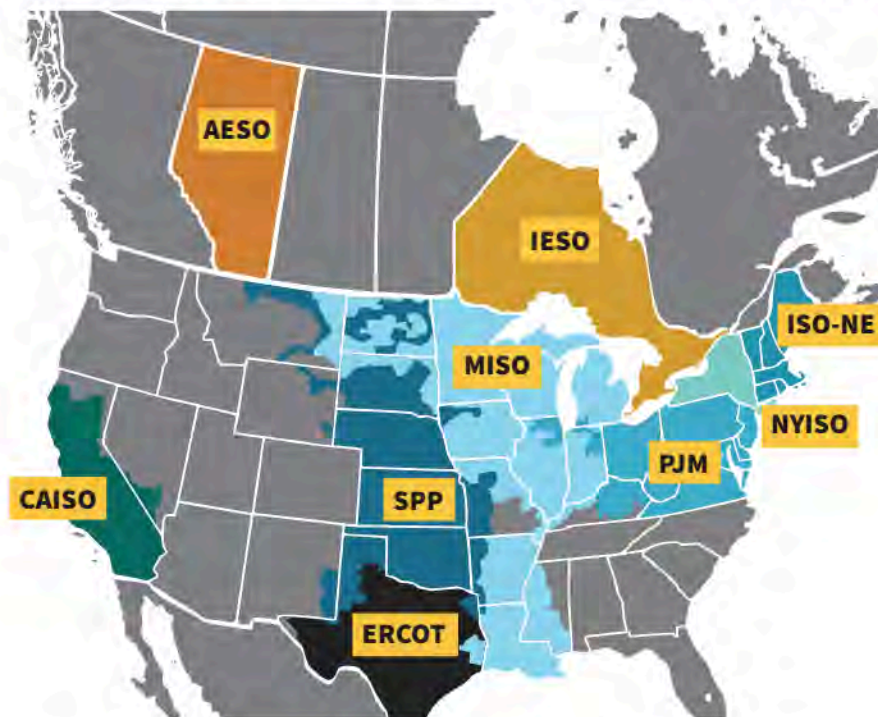
- PJM, 165 GW (summer of 2006)
- MISO, 127 GW (summer of 2011)
- ERCOT, 80 GW (summer of 2022)
- SPP, 53 GW (summer of 2022)
- CAISO, 52 GW (summer of 2022)
- NYISO, 34 GW (summer of 2013)
- ISO-NE, 28 GW (summer of 2006)

Unlike traditional electricity systems, RTOs/ISOs also operate competitive, nondiscriminatory electricity markets, which allow resource owners to offer resources and load-serving entities to submit bids for generation. These markets are the primary mechanism for dispatching resources, managing transmission congestion and pricing electricity. RTOs/ISOs work in conjunction with the resources and transmission-owning resources that participate in the RTO/ISO to maintain reliability. RTOs/ISOs also coordinate the maintenance of generation and transmission systems and oversee a transmission planning process to identify needed upgrades in both the near- and long-term.

129 Installed nameplate capacity is assessed through December 2021 and captures Operating and Standby resources available. Note that these estimates do not imply that generation output will match the nameplate capacity of a resource type. EIA, *Preliminary Monthly Electric Generator Inventory* (based on Form EIA-860M) (February 2022), <https://www.eia.gov/electricity/data/eia860m/>.

130 For source information on the peak load statistics for PJM Interconnection, Midcontinent ISO, Southwest Power Pool, California ISO, New York ISO, and New England ISO, see the individual region's description later in this chapter. For ERCOT, see *ERCOT, Fact Sheet*, (October 2022), [https://www.ercot.com/files/docs/2022/02/08/ERCOT\\_Fact\\_Sheet.pdf](https://www.ercot.com/files/docs/2022/02/08/ERCOT_Fact_Sheet.pdf).

**Figure 2-13: North American Regional Transmission Organizations and Independent System Operators**



Source: Hitachi Energy, Velocity Suite

## RTO/ISO FEATURES

All RTOs/ISOs function as non-profit entities that operate markets to dispatch and price electricity across a large, defined footprint. To do this, the RTOs/ISOs perform functions such as operating day-ahead and real-time markets, but also perform an array of functions not directly part of the markets, but essential to allow their efficient performance. For example, RTOs/ISOs manage the flow of payments between market participants. The next section discusses markets operated by RTOs/ISOs. The remainder of this section discusses key RTO/ISO support features or functions.

### Governance

RTOs/ISOs, resource owners and operators, investor-owned, public and cooperative utilities, marketers and financial entities participate in the RTO/ISO under a governance structure and rules determined through RTO/ISO-run processes.<sup>131</sup> RTO/ISO governance

typically involves a board of directors and stakeholder committees, which, among other things, review rule revisions. Rules underlying RTO/ISO functions are included in the RTO's/ISO's tariff and are subject to FERC's approval. Details on rule implementation can be found in RTO's/ISO's Business Practice Manuals.

### Financial Policies

Financial settlement is the process through which payments due from customers, and to generators, are calculated. Such settlements are based upon day-ahead schedules, real-time metering, interchange schedules, internal energy schedules, ancillary service obligations, transmission reservations, energy prices, Financial Transmission Rights (FTR) positions, and capacity positions. Each market participant's invoice of charges and credits includes the costs of services used to serve load and the costs for operating the RTO/ISO.

131 Order No. 2000, *Regional Transmission Organizations*, 89 FR 61,285, (December 20, 1999).

Generally, customers receive weekly or monthly invoices stating their charges and credits. Weekly invoices must be settled within a few days of being issued, while monthly invoices must be paid within either one or two weeks, depending on the policies of each RTO/ISO. All payments are made electronically.

While RTO/ISO energy and ancillary service markets operate to price electricity at a level that compensates resources for their energy supply and meet other requirements of their tariffs, instances do occur where additional cost recovery is needed – this is commonly known as uplift. The need for uplift may arise, for example, when unplanned transmission and generation outages occur, resulting in actual operations differing from the assumptions included in the market models underlying the energy and ancillary service markets.<sup>132</sup>

### **Credit Policies**

RTOs/ISOs settle the many financial charges that are paid by, or to, market participants. As RTOs/ISOs are non-profit entities with no financial interest in the markets they operate, any financial shortfall or over-collection goes to the various market participants. To protect the RTO/ISO and its market participants, each RTO/ISO has tariff provisions and other policies to ensure that market participants have the ability to pay, known as credit policies.<sup>133</sup> Defaults by market participants in RTOs/ISOs are rare and the costs have generally been spread across the market. Credit policies contain provisions related to credit evaluations, credit limits, forms of collateral, and the consequences of violations or defaults.

### **Transmission Planning**

RTO/ISOs coordinate transmission planning for their footprint as required under Order 1000, a comprehensive transmission rule issued by FERC in 2011.<sup>134</sup> Each of

the RTO/ISOs has system-wide or regional planning processes that identify transmission system additions and improvements that are needed to keep electricity flowing. Studies are conducted to test the transmission system against mandatory national reliability standards, as well as regional reliability standards. The RTO/ISO transmission planning studies may look 10-15 years into the future to identify transmission overloads, voltage limitations, and other reliability problems. RTO/ISOs then develop transmission plans in collaboration with transmission owners to resolve potential problems that could otherwise lead to overloads and blackouts. This process culminates in one recommended plan for the entire RTO/ISO footprint.

## **RTO/ISO MARKETS AND ASSOCIATED FUNCTIONS**

RTOs/ISOs operate several markets and functions that address the physical supply of electricity and its pricing – energy and capacity markets. To physically provide the supply of electricity at all times in all places, RTOs/ISOs operate energy markets that LSEs use to procure energy and ancillary services. Some RTOs/ISOs also operate capacity markets, which, along with underlying resource adequacy rules, ensure sufficient capacity is available. RTOs/ISOs also operate financial markets associated with the energy markets – financial transmission rights and virtual transactions.

RTOs/ISOs must define rules and operate programs needed to ensure efficient market operations. The operations of the markets are discussed further below. Underlying these market operations are an extensive list of detailed rules and functions. For example, these rules detail what types of resources can participate, at limits on what prices resources can offer, and the operation of an independent market monitoring program:

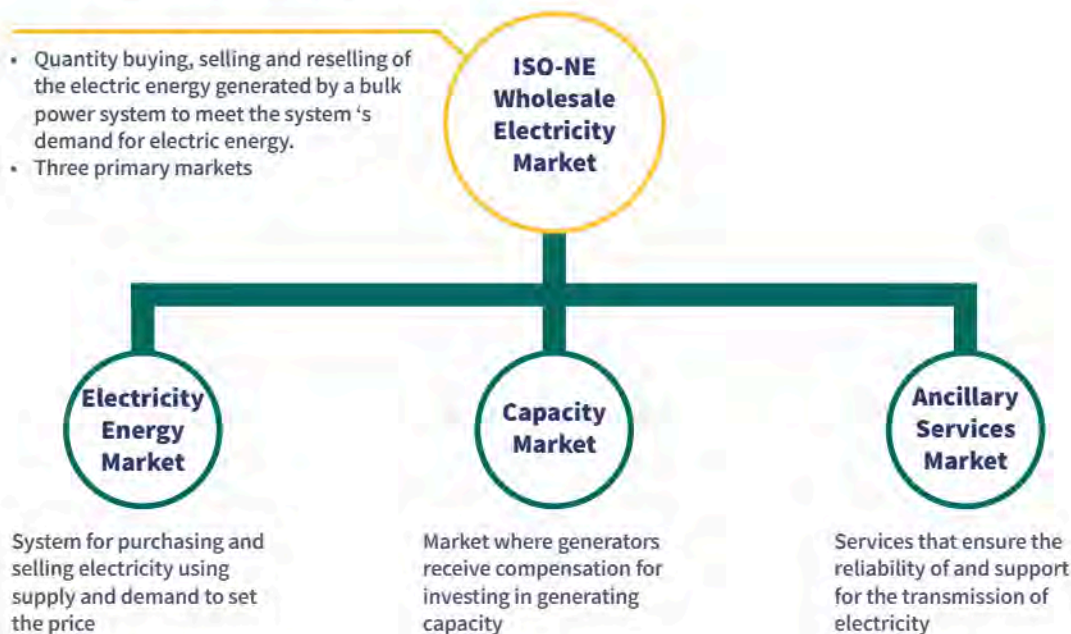
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132 Order No. 844, *Uplift Cost Allocation and Transparency in Markets Operated by Regional Transmission Organizations and Independent System Operators*, 163 FR 61,041, (April 19, 2018).

133 Order No. 741, *Credit Reforms in Organized Wholesale Electric Markets*, 133 FR 61,060, (October 21, 2010).

134 Order No. 1000, *Transmission Planning and Cost Allocation by Transmission Owning and Operating Public Utilities*, 135 FR 61,051, (July 21, 2011).

**Figure 2-14: ISO-NE Wholesale Electricity Market**



Source: ISO-NE

**Resource Participation** In addition to generation, demand response resources (DR), DER, energy efficiency and batteries may participate in RTO/ISO markets.<sup>135</sup>

**Offer Caps** Each RTO/ISO caps a resource's supply offer at \$1,000. If a resource's costs exceed \$1,000, they may request authority to offer at a higher price that reflects their verified costs. Offers up to \$2,000 may be used by the RTO/ISO to set the locational marginal price.<sup>136</sup>

**Market Monitoring** Each RTO/ISO must have independent market monitors which oversee various aspects of the RTO's/ISO's markets and performance, such as market power mitigation, assessment and referral of market manipulation and assessing and reporting on the competitiveness of market operations.<sup>137</sup>

### Energy Markets

All RTOs/ISOs have day-ahead and real-time markets. The day-ahead market schedules electricity production, ancillary services commitments and consumption before the operating day, whereas the real-time market reconciles any differences between the schedule in the day-ahead market and the real-time conditions. Both the day-ahead and real-time markets reflect reliability criteria and infrastructure conditions, such as transmission topology and limitations, resource outages, and resource operating limits.

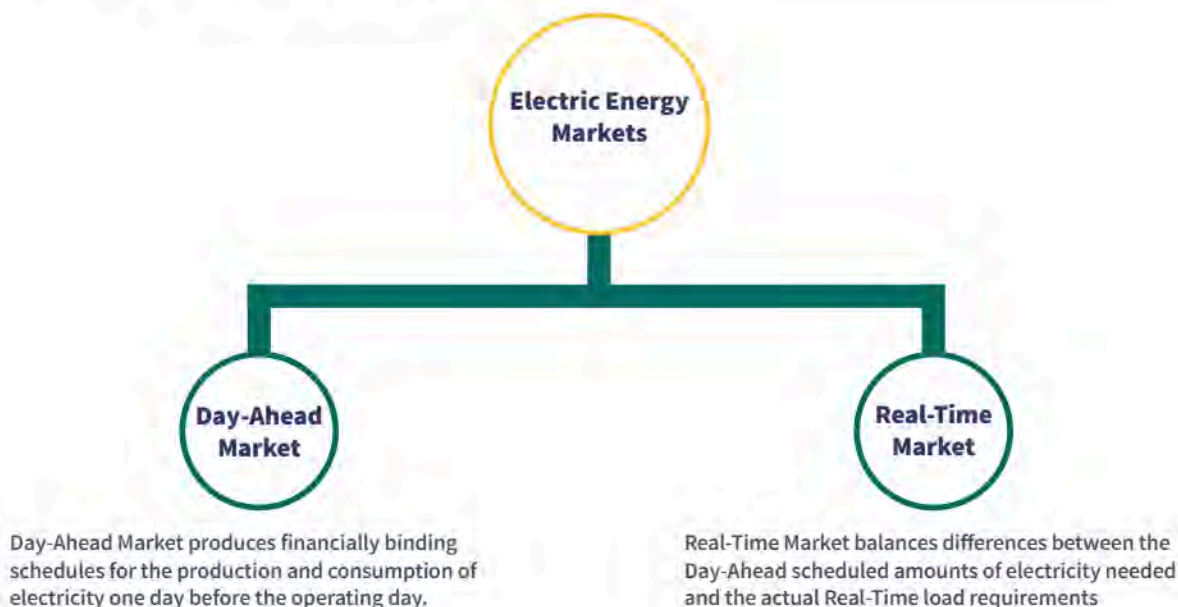
Energy markets operate to match the supply options offered by resource operators to the demand bid in by LSEs and RTO/ISO demand forecasts. The market models select the most economic supply offers available,

<sup>135</sup> Order No. 2222, *Participation of Distributed Energy Resource Aggregations in Markets Operated by Regional Transmission Organizations and Independent System Operators*, 172 ¶61,247; Order No. 841, *Electric Storage Participation in Markets Operated by Regional Transmission Organizations and Independent System Operators*, 162 ¶61,127 (2018); Order No. 745, *Demand Response Compensation in Organized Wholesale Energy Markets*, 134 ¶61,187, (March 15, 2011).

<sup>136</sup> Order No. 831, *Offer Caps in Markets Operated by Regional Transmission Organizations and Independent System Operators*, 157 ¶61,115, (November 17, 2016).

<sup>137</sup> Order No. 719, *Wholesale Competition in Regions with Organized Electric Markets*, 125 ¶61,071.

**Figure 2-15: ISO-NE Wholesale Electricity Market**



Source: ISO-NE

recognizing physical resource and transmission limitation. The overall market price for electricity is determined by the highest offer accepted. However, transmission limitations may require the market to adjust the offers selected, which can change the price for different locations in the RTO/ISO – the locational marginal price (LMP). The RTO/ISO markets calculate the LMP at each location on the power grid. The LMP reflects the marginal cost of serving load at the specific location, given the set of resources that are being dispatched and the limitations of the transmission system. LMP has three elements: an energy charge, a congestion charge, and a charge for transmission system energy losses.

If there are no transmission constraints, known as transmission congestion, LMPs will not vary significantly across the RTO/ISO footprint. However, when transmission congestion occurs, LMPs will vary across the footprint because operators are not able to dispatch the least-cost generators across the entire region and some more expensive generation must be dispatched to meet demand in the constrained area.

When transmission is constrained, the highest variable

cost unit that must be dispatched to meet load within transmission-constrained boundaries will set the LMP in that area. All sellers receive the LMP for their location and all buyers pay the price for their location.

The primary means used for relieving transmission congestion constraints is by changing the output of generation at different locations on the grid. The market-based LMP sends price signals that reflect congestion costs to market participants. Thus, LMPs take into account both the impact of specific generators on the constrained facility and the cost to change (redispatch) the generation output to serve load. This process is known as security-constrained economic dispatch.

This redispatch could be implemented by using non-market procedures, such as transmission loading relief (TLR). NERC established the TLR process for dealing with reliability concerns when the transmission network becomes overloaded and power flows must be reduced to protect the network. A TLR is used to ration transmission capacity when the demand for transmission is greater than the available transmission capacity (ATC). The rationing is a priority system that cuts power flows

based on size, contractual terms and scheduling.

#### *Day-Ahead Energy Markets*

The day-ahead energy market produces financially binding schedules for the production and consumption of electricity one day before its production and use (the operating day). The purpose of the day-ahead market is to give generators and load-serving entities a means for scheduling their activities with sufficient lead time to procure fuel or bring up resources with longer start times. The day-ahead bids and offers are based on a forecast of loads and are consistent with resources' business strategies.

In day-ahead markets, offers of supply and demand bids are compiled hours ahead of the beginning of the operating day. The RTO/ISO then runs a computerized market model that matches demand and supply throughout the market footprint for each hour of the day. Additionally, the model must account for changing system capabilities that occur, based on weather and equipment outages, transmission and resource capabilities, and the rules and procedures that are used to ensure system reliability.<sup>138</sup> The market rules dictate that generators submit supply offers and that loads submit demand bids to the RTO/ISO by a deadline that is typically in the morning of the day-ahead scheduling. Typically, 95 percent of all load is scheduled in the day-ahead market and the rest is scheduled in real-time. Generation and demand bids that are scheduled in the day-ahead market are settled at the day-ahead market prices.

Inputs into setting a day-ahead market schedule include:

- Generators' offers to sell electricity for each hour
- Load-serving entities' bids to buy electricity for each hour
- Demand-response offers by customers to curtail usage of electricity
- Virtual demand bids and supply offers
- Operational information about the transmission

grid and generating resources, including planned or known transmission and generator outages, the physical characteristics of generating resources including minimum and maximum output levels and minimum run time, and the status of interconnections to external markets.

#### *Real-Time Energy Markets*

The real-time market is used to balance the differences between the day-ahead scheduled amounts of electricity cleared in the day-ahead market and the actual real-time load and supply. The real-time market is run in five-minute intervals and clears a much smaller volume of energy and ancillary services than the day-ahead market (some RTOs/ISOs also run hour-ahead and 15 minutes-ahead of the operating interval). The real-time market also provides supply resources additional opportunities for offering energy into the market. When the real-time generation and load are different from the day-ahead cleared amount, the difference is settled at the real-time price.

Real-time market prices are significantly more volatile than day-ahead market prices. This stems from demand uncertainty, transmission and generator forced outages, and other unforeseen events. Since the day-ahead market generally is not presented with these events, it produces more stable prices than in real-time. Also, because the volumes in the real-time market are much smaller, there is an increased likelihood of supply and demand imbalances, which can lead to both positive and negative price movements.

#### *Ancillary Services*

RTOs/ISOs procure ancillary services, which are described in the Electricity Supply and Delivery Section, through the day-ahead and real-time market dispatch. RTOs/ISOs primarily procure ancillary service through their market mechanisms, although they compensate blackstart and voltage service based on the cost of providing the service (cost-of-service). Changes in the

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<sup>138</sup> In evaluating which generators provide the power to meet hourly load, the market model assesses whether the power flows can travel without exceeding the physical capability of any transmission path. If the model shows such a violation of transmission capability, the combination of assigned generators will be changed in a process known as redispatch.

resources providing supply have necessitated changes in ancillary service procurement and compensation. For example, the advent of faster-ramping resources led to changes in compensation for frequency regulation.<sup>139</sup>

While not an ancillary service, ramping capacity is a service for which some RTOs/ISOs have developed products. The growth of renewable generation has increased the need for generation that can increase its production rapidly to offset swings in generation or load.

#### *Shortage Pricing*

RTO/ISO markets dispatch energy and ancillary services to meet demand and reserve requirements. However, the markets may find that not enough supply is available. If the RTOs/ISOs cannot procure sufficient generation to meet demand and reserve requirements in the real-time market, they trigger shortage pricing<sup>140</sup> to send price signals to incentivize resources to increase the supply offered. Shortage events can be caused by unexpectedly high electric loads, supply disruptions, or both.

The common method that RTO/ISOs employ to implement shortage pricing is through the use of an operating reserve demand curve. The demand curve specifies price levels for the degree of the shortages.<sup>141</sup> The price of the reserves, reflecting shortage as determined by the demand curves, sets the price for ancillary services and energy.

#### *Market Power Mitigation*

RTO/ISO energy and capacity markets are typically competitive, allowing the markets to set the price. However, situations may occur that result in certain resources being essential to serving demand, thus enabling those resources to increase prices in a specific area – in other words, the ability to exercise market power. Typically, this occurs when a transmission

constraint limits the amount of electricity that can flow into an area, rendering generation located inside that area essential to serving that local load. RTOs/ISOs have mechanisms for determining whether such market power may occur, and if appropriate, to mitigate the price at which affected resources may offer their supply. RTO/ISO market power mitigation typically examines whether a resource has the potential to exert market power; whether they actually offer in a way that could be an exertion of market power (conduct test); and whether any potential exertion of market power actually affected the market price (impact test).

### **RTO/ISO Capacity Markets and Resource Adequacy**

RTO/ISOs, like other electric systems, are required to maintain adequate generation and demand-resource capacity to meet load and reliability requirements. LSEs have typically satisfied their reserve obligations with owned generation or bilateral contracts with other suppliers. In general, LSEs are required to procure sufficient capacity to meet their load. Some RTOs/ISOs also have mechanisms through which LSEs can obtain capacity commitments, such as capacity auctions and capacity payments.

Most RTOs/ISOs run a capacity market that allows LSEs to satisfy their reserve obligation. The markets cover short-term capacity, such as a month, season or year. PJM and ISO-NE run capacity auctions up to three years prior to when the capacity is needed. The capacity markets are intended to provide more certainty for investment in new capacity resources while including an opportunity for all resources to recover their fixed costs over time.

Other ISOs/RTOs, such as SPP and CAISO, rely on resource adequacy programs, in which the RTO/ISO determines the capacity each LSE is required to provide

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139 Order No. 755, *Frequency Regulation Compensation in the Organized Wholesale Power Markets*, 137 F.161,064, (October 20, 2011).

140 Order No. 825, *Settlement Intervals and Shortage Pricing in Markets Operated by Regional Transmission Organizations and Independent System Operators*, 155 F.161,276 (June 16, 2016).

141 RTO/ISOs apply shortage pricing in the LMP for all intervals in which the operating software indicates that there is insufficient available energy to provide system or localized demand and reserves. *Settlement Intervals and Shortage Pricing in Markets Operated by Regional Transmission Organizations and Independent System Operators*, Order No. 825, 81 Fed. Reg. 42,882 (June 30, 2016), FERC Stats. & Regs. ¶ 31,384 (2016).

at different times of the year. These programs require each LSE to show the RTO/ISO that it has procured the required capacity for different times of the year.

*Special Provisions for Essential Resource Retirements*  
Reliability must-run (RMR) units are generating plants that would otherwise retire but that the RTO/ISO has deemed necessary to ensure reliability. They can also be units that have market power due to their location on the grid. RTO/ISOs enter into cost-based contracts with these generating units and allocate the cost of the contract to transmission customers. In return for these payments to the generator, the RTO/ISO may call on the owner of an RMR generating unit to run the unit for grid reliability. The payment must be sufficient to pay for the cost of owning and maintaining the unit, even if it does not operate. Transmission upgrades can reduce the need for RMR units by increasing generation deliverability throughout the RTOs/ISOs.

### **Financial Transmission Rights**

Financial transmission rights (FTRs) are contracts that give market participants an offset, or hedge, against transmission congestion costs in the day-ahead market.

FTRs were originally developed in part to give native LSEs in the nascent RTOs/ISOs price certainty similar to that available to traditional vertically integrated utilities operating in non-RTO/ISO markets. This practice continues, as FTRs are allocated to load-serving entities, transmission owners, or firm transmission right holders in RTOs/ISOs, typically based on historical usage. Entities that fund the construction of specific new transmission facilities may also be eligible to receive FTRs. The details of the allocations vary by RTO/ISO.

FTRs allow customers to protect against the risk of congestion-driven price increases in the day-ahead market in the RTOs/ISOs. Specifically, FTRs grant their holders the right to day-ahead congestion revenues over specific paths and periods of time. Congestion costs occur as the demand for scheduled power over a transmission path exceeds that path's flow capabilities. This causes the price at the source to decline or the price at the sink to

increase, or both, causing the congestion cost of serving Point B from Point A to increase. By buying an FTR over the path from Point A to Point B, the FTR holder is paid the difference of the congestion price components at the sink and source, thus allowing it to hedge against the congestion costs incurred in the day-ahead market.

FTRs are acquired through allocations and purchases. Purchases take place in the RTO-administered auctions or in a secondary market. Allocations stem from a related product, the auction revenue rights (ARR). ARR provides the firm transmission capacity holders, transmission owners or LSEs with the rights to revenue from the FTR auctions. In general, ARRs are allocated based on historical load served and, in some RTO/ISOs, ARRs can be converted to FTRs. If ARRs are converted to FTRs, the holder receives revenue from congestion. If ARRs are kept as such, the holder receives revenue from the FTR auction.

The main method for procuring FTRs is through an auction, which typically includes an annual (or multiyear) auction of one-year FTRs and monthly (or semiannual) auctions of shorter-term FTRs provided by existing FTR holders or made available by the RTO/ISO. The auctions are scheduled and run by the RTO, which requires bidding parties to post credit to cover the positions taken. FTR auction revenues are used to pay the holders of ARRs and assist the funding of future congestion payments to FTR holders. There is also a secondary market for FTRs (such as PJM's eFTR), but historically only a small number of transactions have been reported.

The quantity of FTRs made available by the RTO/ISO is bounded by the physical limits of the grid, as determined by a simultaneous feasibility test across all potential flowgates. This test is performed by the RTO/ISO prior to making FTRs available at auction and takes into account existing FTR positions and system constraints. The resulting portfolio of FTRs allocated or offered at auction represents an absolute constraint on the size of the net positions that can be held by the market. Participants in FTR auctions can procure counterflow FTRs, which directly offset prevailing flow FTR capacity, thereby allowing the

value at risk on a given path to exceed the physical limits of the line. However, such bids are physically constrained, as the net position held on the path must always conform to the simultaneous feasibility test.

FTRs can also be purchased by a creditworthy entity seeking their financial attributes as a speculative investment. In this regard, FTRs are similar to financial swaps that are executed as a contract for differences between two day-ahead LMPs (swaps are explained in Chapter 5, Trading and Capital Markets). However, FTRs are substantially different from swaps in that the quantity of FTRs is linked to physical constraints in the transmission grid, while the quantity of swaps is not. Further, FTRs are procured by allocation or FTR auction, while swaps are procured through financial over-the-counter markets or exchanges.

All six FERC-jurisdictional RTOs/ISOs trade FTRs or FTR-equivalent products. However, the types and qualities of the rights traded across the organized markets vary, as do the methods used to allocate, auction, and transfer these rights. These attributes of the FTR markets are discussed below.

**Flow Type:** Prevailing Flow and Counterflow. A prevailing flow FTR generally has a source in a historical generation-rich location and a sink that is in a historical load-heavy location. Alternatively, the source of a prevailing flow FTR is on the unconstrained side of a transmission interface and the sink on the constrained side. Auction clearing prices for prevailing flow FTRs are positive. Conversely, a counterflow FTR often has a source in a historical load-heavy location and a sink in a historical generation-rich location. As a result, auction clearing prices for counterflow FTRs are negative; bidders are paid to take the counterflow FTR position.

**Peak Type:** On-peak, Off-peak, 24-hour. FTRs can be purchased for either 16-hour on-peak blocks, 8-hour off-peak blocks or around-the-clock. Only PJM offers all three peak-type products. NYISO offers only the 24-hour product. The other RTO/ISOs offer on-peak and off-peak products.

**Allocated Rights:** The RTO/ISOs allocate transmission rights to transmission owners or load-serving entities within their markets. In PJM, MISO, SPP, and ISO-NE, these are allocated as auction revenue rights (ARRs), which give their holders the right to receive a share of the funds raised during the FTR auctions. CAISO allocates congestion revenue rights (CRR), which provide their holders a stream of payments based on the actual congestion occurring on associated paths. NYISO allocates both auction-based and congestion-based rights through multiple instruments. PJM and MISO allow ARR holders to convert all these rights to FTRs; NYISO allows only a portion of ARR-equivalent instruments to be converted to its version of FTRs, called Transmission Congestion Credits (TCCs). ISO-NE does not allow such conversions, while CAISO's allocation is already in a form equivalent to an FTR. Converted ARRs are fully fungible in PJM, MISO, and NYISO; CAISO only allows the sale of allocated CRRs in its secondary market, and ISO-NE has no converted instruments to sell.

**Auctioned Rights:** All RTOs provide FTRs (or equivalent CRRs or TCCs) for sale to the public through two or more auctions held at various times of the year. The products vary by market and by auction, with some products made available only at specific auctions.

**Secondary Markets:** With the exception of NYISO, each of the markets that auction FTRs also operates a bulletin board or similar venue designed to enable a secondary trading platform for FTRs. However, none of these platforms has had significant volume. NYISO offered to create a bulletin board for its participants, if requested, but received no requests.

### Virtual Transactions

Virtual bids and offers (collectively, virtuals) are a form of financial trading used by market participants to hedge physical positions and by speculative traders to profit from differences between day-ahead and real-time prices. The quantity of MW purchased or sold in the day-ahead market is offset by a sale or purchase of an identical quantity of MW in the real-time, so that the net effect on the market quantity traded is zero. A virtual

trader pays (or is paid) the day-ahead price while being paid (or paying) the real-time price.

Although a trader does not have to deliver power, the transaction is not strictly financial as virtual transactions can set LMPs; the price is applied to physical as well as financial transactions. Virtual transactions can also affect the resource selection in the day-ahead market.

For each hour in the day-ahead market, virtual trades are added to the demand – day-ahead scheduled load – if virtual demand is greater than virtual supply. This has the effect of raising the price in the day-ahead market and, more importantly, increasing the amount of generation resources procured by the RTO/ISO. Since these generation resources will be available to the real-time market, the fact that virtual load does not carry forward into the real-time market will decrease the real-time demand below day-ahead scheduled load, thus placing downward pressure on real-time prices. The placement of virtuals affects the dispatch of physical capacity.

The primary benefits of virtual transactions are achieved through their financial impact on the markets. Virtuals sometimes are referred to as convergence bidding, as a competitive virtual market should theoretically cause the day-ahead and real-time prices to converge in each hour. The convergence of day-ahead and real-time prices within the RTOs/ISOs is intended to mitigate market power and improve the efficiency of serving load.

## ISO-New England (ISO-NE)

### MARKET PROFILE

ISO-NE serves the six New England states: Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont. As the RTO for New England, ISO-NE is responsible for operating wholesale power markets that trade electricity, capacity, transmission congestion

**Figure 2-16: New England Independent System Operator**



Source: Hitachi Energy, Velocity Suite

contracts, and related products, in addition to administering auctions for the sale of capacity.<sup>142</sup> ISO-NE operates the region's high-voltage transmission network and performs long-term planning for the New England system. ISO-NE operates its master control center in Holyoke, Mass.

### Peak Demand

New England's all-time peak demand was 28 GW in summer 2006.<sup>143</sup>

### Imports and Exports

ISO-NE is interconnected with the NYISO, TransEnergie (Québec), and the New Brunswick System Operator and imports around 15 percent of its annual energy needs. New England receives imports from Québec and New

142 ISO-New England Inc. Internal Market Monitor, *An Overview of New England's Wholesale Electricity Markets, A Market Primer* (June 5, 2023), <https://www.iso-ne.com/static-assets/documents/2023/06/imm-markets-primer.pdf>.

143 ISO New England, *Key Grid and Market Stats*, <https://www.iso-ne.com/about/key-stats/>.

Brunswick in most hours, and power flows in alternate directions between New England and New York, depending on market conditions.

### Market Participants

The ISO-NE participants consist of end-users, IOUs, publicly owned utilities, generators, transmission owners, and financial institutions.

### Membership and Governance

ISO-NE is a not-for-profit entity governed by a 10-member, independent, non-stakeholder board of directors. The sitting members of the board elect people to fill board vacancies.

NEPOOL is the principal stakeholder organization for the ISO-NE and is authorized to represent its more than 440 members in proceedings before FERC. It was organized in 1971 and its members include all the electric utilities rendering or receiving services under the ISO-NE Tariff, as well as independent power generators, marketers, load aggregators, brokers, consumer-owned utility systems, demand response providers, developers, end users, and a merchant transmission provider.

### Transmission Owners

ISO-NE's largest transmission owners include:

- Central Maine Power Company

- Cross Sound Cable Company, LLC
- Emera Maine, Inc.
- Eversource Energy Service Company
- Maine Electric Power Company
- National Grid USA
- NSTAR Electric Company
- The United Illuminating Company
- VT Transco, LLC

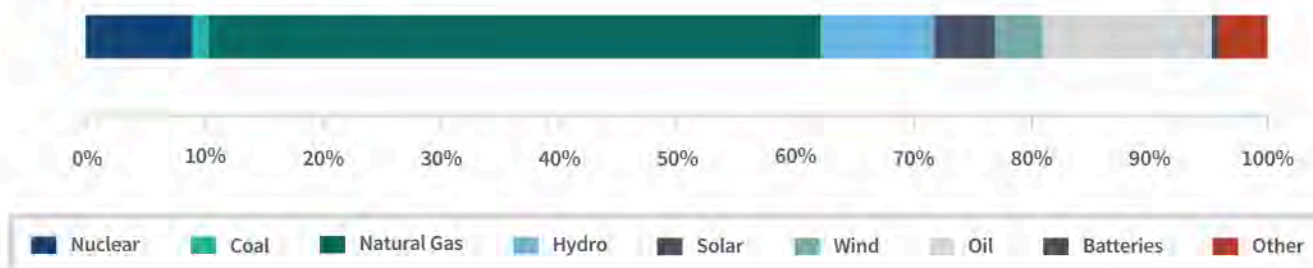
### Chronic Constraints

Overall, transmission upgrades have reduced transmission constraints in ISO-NE. Constraints in ISO-NE may occur in regions affected by intermittent resources (notably wind), or by major interconnections with New Brunswick, Hydro-Quebec, and New York.<sup>144</sup>

### Transmission Planning

Each year, ISO-NE prepares a comprehensive 10-year regional system plan (RSP) that reports on the results of ISO system planning processes. Each plan includes forecasts of future loads (the demand for electricity measured in megawatts) and addresses how this demand may be satisfied by adding supply resources; demand resources, including demand response and energy efficiency; and new or upgraded transmission facilities. The plans also summarize the region's overall needs, as well as the needs in specific areas, and includes solutions and processes required to ensure the

Figure 2-17: ISO-NE Capacity Mix



Source: EIA Form 860-M<sup>146</sup>

144 ISO-New England Internal Market Monitor, 2021 Annual Markets Report (May 26, 2022), <https://www.iso-ne.com/static-assets/documents/2022/05/2021-annual-markets-report.pdf>.

145 Installed nameplate capacity is assessed through December 2021 and captures Operating and Standby resources available. Note that these estimates do not imply that generation output will match the nameplate capacity of a resource type. Derived from EIA, Preliminary Monthly Electric Generator Inventory (based on Form EIA-860M) (February 2022), <https://www.eia.gov/electricity/data/eia860m/>.

reliable and economic performance of the New England power system.

### Supply Resources

The total capacity in ISO-NE is over 38 GW and is predominately composed of natural gas-fired, oil-fired, and nuclear generators, as shown in the bar chart below. The region has a substantial proportion of oil-fired generation that is a particularly important resource to address potential power plant fuel shortages in the winter months during periods of local natural gas market stress.

### Demand Response

ISO-NE administers the following demand-response programs for the New England wholesale electricity market:

- Real-Time Demand Response Resources (RTDR): These resources are required to respond within 30 minutes of the ISO's instructions.
- Real-Time Emergency Generation Resources that the ISO calls on to operate during a 5-percent voltage reduction that requires more than 10 minutes to implement. They must begin operating within 30 minutes of receiving a dispatch instruction.
- Transitional Price-Response Demand: An optional program that allows market participants with assets registered as RTDRs to offer load reductions in response to day-ahead LMP. The participant is paid the day-ahead LMP for the cleared interruptions, and real-time deviations are charged or credited at the real-time LMP.
- Price Responsive Demand (PRD): In June 2018, ISO New England launched a new PRD structure that fully integrates active demand resources into the regional wholesale electricity marketplace. With PRD, ISO-NE deploys its active demand resources as part of the energy dispatch and reserve-designation process along with generating resources. PRD incorporates demand response into the energy market, the reserves market and the capacity market.<sup>146</sup>

## MARKET FEATURES

### Energy Markets

ISO-NE operates day-ahead and real-time markets, generally consistent with the discussion in the RTO/ISO Features section of this report. In the real-time market, ISO-NE uses 5-minute intervals. Market participants can offer imports or request exports of electricity from neighboring control areas with at least one hour's notice throughout the day.

### Ancillary and Other Services

Ancillary services, described in the Electricity Supply and Delivery section, are services that support the grid and reliability. ISO-NE procures and sets prices for ancillary services in the real-time and forward reserve markets.

### Market Power Mitigation

In ISO-NE, market power mitigation is applied for physical withholding, economic withholding, uneconomic production, certain types of virtual transactions and other conduct, if the activity has a material effect on prices or uplift payments. The market monitor uses defined thresholds to identify physical and economic withholding and uneconomic generation. Additionally, defined thresholds determine whether bids and offers would, if not mitigated, cause a material effect on LMPs or uplift charges.

### Capacity Markets

ISO-NE's capacity market is termed the Forward Capacity Market (FCM). The FCM includes annual Forward Capacity Auctions (FCA) where both generator and demand resources offer capacity three years in advance of the period for which capacity will be supplied. The three-year lead time is intended to encourage new resource entry by affording market participants additional time to plan and make decisions relative to the forward market prices. Resources whose capacity clears the FCA acquire capacity supply obligations (CSOs). ISO-NE held its first two FCAs in 2008 for the 2010-11 and 2011-12 delivery years. The first full year of

<sup>146</sup> ISO-NE, *Price-responsive demand explained: Q&A with Henry Yoshimura, ISO Director of Demand Resource Strategy* (June 6, 2018), <http://isonewswire.com/updates/2018/6/6/price-responsive-demand-explained-qa-with-henry-yoshimura-is.html>.

capacity market commitments began on June 1, 2010. The FCA process includes the modeling of transmission constraints to determine if load zones will be import- or export-constrained.

The FCM includes rules known as Pay-for-Performance, which mandate performance-based financial incentives for capacity resources during times of system stress.<sup>147</sup> Under Pay-For-Performance, resource owners are subject to charges or incentive payments, based on performance during shortage conditions. Those resources unable to fulfill their CSOs are penalized and compensate the overperforming resources that relieve the capacity shortfall. ISO-NE additionally requires the owners of capacity resources to offer into the day-ahead and real-time energy markets.

### **Special Provisions for Essential Resource Retirements**

When a resource owner requests to withdraw from the capacity market (termed a delist bid) or to retire the resource (termed a non-price retirement request), the ISO evaluates whether the resource is needed for reliability, such as when a resource's withdrawal could lead to a violation of a reliability requirement, such as inadequate reserve margins or a loss of electric system stability.

In New England, the resource owner has the option to retire the unit or continue to operate it while the ISO works with regional stakeholders to find alternate supply or engineering solutions that could allow the resource to retire and still maintain grid reliability. Alternative solutions might include obtaining emergency sources of generation or more expensive generation from outside the region. If no other alternative is available, the ISO may compensate the unit through certain payment provisions of the capacity market or by entering into a

cost-of-service agreement with the resource owner while other options are pursued.

### **Financial Transmission Rights**

New England FTRs are monthly and annual products that provide market participants with a means to offset or hedge against transmission congestion costs in the day-ahead energy market. An FTR is an instrument that entitles the FTR holder to a payment for costs that arise with transmission congestion over a selected path, or source-and-sink pairs of locations on the grid. The FTR also requires its holder to pay a charge for those hours when congestion occurs in the opposite direction of the selected source-and-sink pair. The RTO holds FTR auctions to allow market participants the opportunity to acquire FTRs or to sell FTRs they currently hold. In New England, ARRs represent the right to receive revenues from the FTR auctions. ISO-NE allocates ARRs to both LSEs, in relation to historical load, and to entities who make transmission upgrades that increase the capability of the transmission system.

### **Virtual Transactions**

New England's market includes a virtual transaction feature, as generally described in the Virtual Transactions part of the RTO/ISO Features section.

### **Credit Requirements**

ISO-NE's tariff includes credit requirements for participants that assist in mitigating the potential effects of defaults that would otherwise be borne among all market participants. ISO-NE assesses and calculates the required credit dollar amounts for the segments of the market in which an entity requests to participate. ISO-NE then establishes a credit limit for each market participant in accordance with tariff formulas that include various creditworthiness-related specifications, such as tangible net worth and total amounts due to the ISO-NE market.

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<sup>147</sup> ISO-NE's Pay-For-Performance rules became effective June 1, 2018, for Forward Capacity Auction 9. ISO-NE, Internal Market Monitor, *2017 Annual Markets Report*, at 138 (2018), <https://www.iso-ne.com/static-assets/documents/2018/05/2017-annual-markets-report.pdf>.

**Figure 2-18: New York Independent System Operator**



Source: Hitachi Energy, Velocity Suite

## New York Independent System Operator (NYISO)

### MARKET PROFILE

The NYISO footprint covers the entire state of New York. Prior to restructuring of the electric industry in the 1990s, New York's private utilities and public power authorities owned and operated New York's electric system. Operation of the electric grid was coordinated by a voluntary collaboration of the utilities and power authorities known as the New York Power Pool (NYPP). The creation of the NYISO was authorized by FERC in 1998. The formal transfer of the NYPP's responsibilities to the NYISO took place on Dec. 1, 1999. NYISO operates its system from control centers in Rensselaer, NY, and Guilderland, NY.

NYISO is responsible for operating wholesale power markets that trade electricity, capacity, transmission congestion contracts, and related products, in addition to administering auctions for the sale of capacity. NYISO operates New York's high-voltage transmission network and performs long-term planning. NYISO also serves as the reliability coordinator for its footprint.

### Peak Demand

NYISO's all-time peak demand was 34 GW in summer 2013.<sup>148</sup>

### Imports and Exports

NYISO imports and exports energy through interconnections with ISO-NE, PJM, TransEnergie (Quebec) and Ontario.

### Market Participants

NYISO's market participants include generators, transmission owners, financial institutions, traditional local utilities, electric co-ops, and industrials.

### Membership and Governance

NYISO is governed by an independent 10-member board of directors, ISO management, and the business issues and operating committees. Each committee oversees its own set of working groups or subcommittees. These committees comprise transmission owners, generation owners and other suppliers, consumers, public power, and environmental entities. Tariff revisions on market rules and operating procedures filed with FERC are largely developed through consensus by these committees. The members of the board, as well as all employees, must not be directly associated with any market participant or stakeholder.

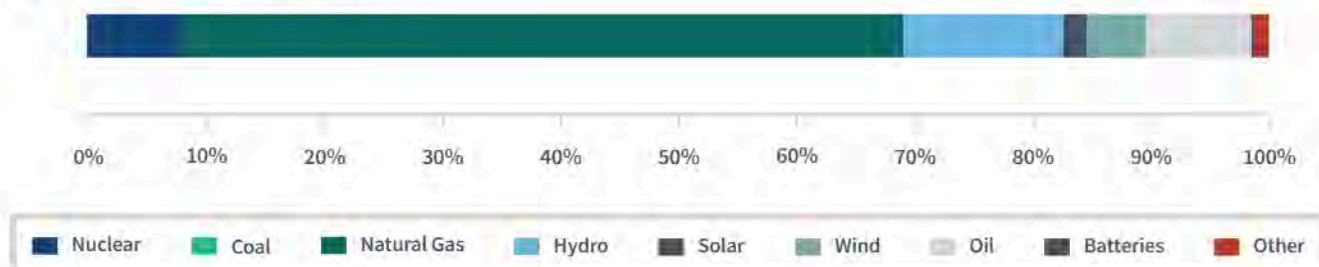
### Transmission Owners

NYISO's largest transmission owners include:

- Central Hudson Gas & Electric Corp.
- Consolidated Edison Co. of New York
- Long Island Power Authority (LIPA)

148 New York Independent System Operator, Gold Book, 2022 Load & Capacity Data Report 67 (April 2022), <https://www.nyiso.com/documents/20142/2226333/2022-Gold-Book-Final-Public.pdf/cd2fb218-fd1e-8428-7f19-df3e0cf4df3e.pdf>.

**Figure 2-19: NYISO Capacity Mix**



Source: EIA Form 860-M<sup>149</sup>

- New York Power Authority (NYPA)
- New York State Electric and Gas Corp. (NYSEG)
- National Grid
- Orange & Rockland Utilities
- Rochester Gas and Electric Corp.

### Chronic Constraints

The chronic transmission constraints in NYISO are in the southeastern portion of the state, leading into New York City and Long Island. As a result of their dense populations, New York City and Long Island are the largest consumers of electricity. Consequently, energy flows from the west and the north towards these two large markets, frequently requiring transmission facilities to operate near their limits. This results in transmission constraints in several key areas, often resulting in higher prices in the New York City and Long Island markets.

### Transmission Planning

NYISO conducts a biennial transmission planning process with stakeholders that includes both short-term and long-term projects as part of its Comprehensive System Planning Process. This work evaluates the adequacy and security of the bulk power system in New York over a ten-year study period. Reliability needs are addressed through the development of a reliability plan. Planning focuses on congestion on the bulk power system and possible projects to alleviate the congestion.

A component of NYISO’s transmission planning includes evaluating proposals to meet transmission needs driven by public policy requirements identified by the New York Public Service Commission.

### Supply Resources

The total capacity in NYISO is over 43 GW and is predominately composed of natural gas-fired, hydroelectric, nuclear and oil-fired generators, as shown in the bar chart below. The region’s hydroelectric capacity is particularly important and includes the Niagara Falls and St. Lawrence facilities.

### Demand Response

NYISO has four demand-response programs: the emergency demand-response program (EDRP), the installed capacity (ICAP) special case resources program (SCR), the Day-Ahead Demand-Response Program (DADRP) and the Demand-Side Ancillary Services Program (DSASP).

Both the emergency and special case programs can be deployed in energy shortage situations to maintain the reliability of the bulk power grid. The participants in these programs are paid by NYISO for reducing energy consumption when asked to do so and reductions are voluntary for EDRP participants. However, SCR participants are required to reduce power usage as part of their agreement and are compensated for this obligation.

149 Installed nameplate capacity is assessed through December 2021 and captures Operating and Standby resources available. Note that these estimates do not imply that generation output will match the nameplate capacity of a resource type. Derived from EIA, *Preliminary Monthly Electric Generator Inventory (based on Form EIA-860M)* (February 2022), <https://www.eia.gov/electricity/data/eia860m/>.

NYISO's DADRP program allows energy users to bid their load reductions into the day-ahead market and offers that are determined to be economic are paid the market clearing price. Under day-ahead demand-response, flexible loads may effectively increase the amount of supply in the market and moderate prices.

The DSASP provides retail customers that can meet telemetry and other qualifications with the ability to bid their load curtailment capability into either the day-ahead market or real-time market to provide reserves and regulation service. Accepted offers are paid the market clearing price for the supplied reserves or regulation services.

## **MARKET FEATURES**

### **Energy Markets**

NYISO operates day-ahead and real-time markets, generally consistent with the discussion in the RTO/ISO Features section of this report. In the real-time market, NYISO uses 5-minute intervals. Market participants can offer imports or request exports of electricity from neighboring control areas with at least one hour's notice throughout the day. NYISO refers to LMPs as locational-based marginal prices, or LBMPs.

NYISO's real-time market also offers an hour-ahead feature. The hour-ahead market allows buyers and sellers of electricity to balance unexpected increases or decreases of electricity consumption after the day-ahead market closes. Bids and offers are submitted an hour ahead of time and prices are set based on those bids and offers, generally for use in matching generation and load requirements, but those prices are advisory only. Hour-ahead scheduling is completed at least 45 minutes prior to the beginning of the dispatch hour after NYISO reviews transmission outages, the load forecast, reserve requirements and hour-ahead generation and firm transaction bids, among other things.

### **Ancillary and Other Services**

NYISO co-optimizes ancillary services with the energy through its markets. Operating reserves and regulation are typically provided by generators, but NYISO also

allows demand-side providers to participate in these markets.

Ancillary services are those functions performed by electric generating, transmission and system-control equipment to support the transmission of electric power from generating resources to load. RTOs procure or direct the supply of ancillary services to maintain the reliability of the transmission system.

### **Market Power Mitigation**

ISO-NE conducts automatic market power mitigation in its day-ahead and real-time markets. This automated mitigation performs conduct and impact tests and applies mitigation where it deems appropriate. The categories of conduct that may warrant mitigation by NYISO include physical withholding, economic withholding, and uneconomic production by a generator or transmission facility to obtain benefits from a transmission constraint. NYISO does not impose mitigation unless the conduct causes or contributes to a material change in prices, or substantially increases guarantee payments to participants.

Generators in New York City are subject to automated market power mitigation procedures because New York City is frequently separated by transmission congestion from other parts of New York. Additionally, generators in New York City have been deemed to have market power. These automated procedures determine whether any day-ahead or real-time energy bids, including start-up cost bids and minimum generation bids, but excluding ancillary services bids, exceed the tariff's thresholds for economic withholding. The protocols also determine whether such bids would cause material price effects or changes in guaranteed payments. If these two tests are met, mitigation is imposed automatically, and the applicable reference level is substituted for the entity's actual bid to determine the clearing price.

### **Capacity Markets**

NYISO's capacity market requires LSEs to procure capacity through installed-capacity (ICAP) auctions, self-supply or bilateral arrangements based on their forecasted peak

load plus a margin. New York has capacity requirements for four zones: New York City, Long Island, Lower Hudson Valley, and New York-Rest of State. NYISO conducts auctions for three time periods: the capability period auction (covering six months), the monthly auction and the spot market auction. The resource requirements do not change in the monthly auctions and spot market auctions relative to the capability period auction. The shorter monthly auctions are designed to account for incremental changes in LSEs' load forecasts.

Under the NYISO capacity auction rules, entities that offer capacity into an auction that is subsequently purchased by load are required to offer that amount of capacity into the day-ahead energy market. This rule ensures that capacity sold through the capacity auctions is actually delivered into the market.

Capacity for New York City is subject to offer caps and floors. Offer caps in New York City are based on the projected clearing price for capacity in the spot market.<sup>150</sup> Capacity from generators within New York City must be offered in each ICAP spot market auction, unless that capacity has been exported out of New York or sold to meet ICAP requirements outside New York City.<sup>151</sup>

### **Special Provisions for Essential Resource Retirements**

Generation owners within New York that seek to retire or suspend a generator must first obtain approval from state regulators. After an assessment, if the generator is found to be necessary for reliability purposes, the local transmission owner can be compelled to reach a contract with the generator that includes compensation

to support continued operation of the plant until the reliability need is resolved.

### **Financial Transmission Rights**

The NYISO refers to FTRs as Transmission Congestion Contracts (TCCs). A TCC is an instrument that entitles the holder to a payment for the costs that arise with transmission congestion over a selected path, or source-and-sink pair of locations (or nodes) on the grid. The TCC also requires its holder to pay a charge for those hours when congestion is in the opposite direction of the selected source-and-sink pair. The payment, or charges, are calculated relative to the difference in congestion prices in the day-ahead market across the specified FTR transmission path.

### **Virtual Transactions**

NYISO's market includes a virtual transaction feature that allows a participant to buy or sell power in the day-ahead market without requiring physical generation or load. Virtual trading in NYISO takes place on a zonal level, not a nodal level.

### **Credit Requirements**

NYISO's tariff includes credit requirements that assist in mitigating the effects of defaults that would otherwise be borne among all market participants. NYISO assesses and calculates the required credit dollar amounts for the segments of the market in which an entity requests to participate. The market participant may request an unsecured credit allowance subject to certain restrictions. NYISO must review the entity's request relative to various creditworthiness-related specifications such as investment grade or equivalency rating and payment history.

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150 New York Independent System Operator, Inc., *NYISO MST - Market Administration and Control Area Services Tariff (MST) - 23MST Att H - ISO Market Power Mitigation Measures - 23.2 MST Att H Conduct Warranting Mitigation at 625* (accessed October 6, 2022), <https://nyisoviewer.etariff.biz/ViewerDocLibrary/MasterTariffs/9FullTariffNYISOMST.pdf>; New York Independent System Operator, Inc., *NYISO MST - Market Administration and Control Area Services Tariff (MST) - 23 MST Att H - ISO Market Power Mitigation Measures - 23.4.5 MST Att Installed Capacity Market Mitigation Measures - 23.4.5.2 MST Att H at 705* (accessed October 6, 2022), <https://nyisoviewer.etariff.biz/ViewerDocLibrary/MasterTariffs/9FullTariffNYISOMST.pdf>.

151 New York Independent System Operator, Inc., *NYISO MST - Market Administration and Control Area Services Tariff (MST) - 23 MST Att H - ISO Market Power Mitigation Measures - 23.4.5 MST Att Installed Capacity Market Mitigation Measures - 23.4.5.4 MST Att H at 708* (accessed October 6, 2022), <https://nyisoviewer.etariff.biz/ViewerDocLibrary/MasterTariffs/9FullTariffNYISOMST.pdf>.

# PJM

## MARKET PROFILE

PJM centrally dispatches generation and coordinates the movement of wholesale electricity in all or part of 13 states (Delaware, Illinois, Indiana, Kentucky, Maryland, Michigan, New Jersey, North Carolina, Ohio, Pennsylvania, Tennessee, Virginia and West Virginia) and the District of Columbia. PJM operates two fully functional dispatch centers at Valley Forge and Milford, Pennsylvania. The control rooms operate simultaneously with parallel operations. PJM operates a competitive wholesale electricity market and manages the reliability of its transmission grid. PJM provides open access to the transmission system it manages and performs long-term planning. PJM's markets include energy (day-ahead and real-time), capacity and ancillary services.

PJM was founded in 1927 as a power pool of three utilities serving customers in Pennsylvania and New Jersey. In 1956, with the addition of two Maryland utilities, it became the Pennsylvania-New Jersey-Maryland Interconnection, or PJM. PJM became a fully functioning ISO in 1996 and, in 1997, it introduced markets with bid-based pricing and locational market pricing. PJM was designated an RTO in 2001.

### Peak Demand

PJM's all-time peak demand was 165.6 GW in summer 2006.<sup>152</sup>

### Imports and Exports

PJM has interconnections with MISO and the NYISO. PJM also has direct interconnections with TVA, Progress Energy Carolinas and the VACAR, among other systems. PJM market participants import energy from, and export energy to, external regions continuously. PJM is a primarily a net exporter of electricity, but occasionally is a net importer during periods of system stress.

### Market Participants

PJM's market participants include power generators,

Figure 2-20: The PJM Interconnection



Source: Hitachi Energy, Velocity Suite

transmission owners, electric distributors, power marketers, large consumers, and financial traders.

### Membership and Governance

PJM has a two-tiered governance model consisting of a board of managers and the members committee. PJM is governed by a 10-member board, nine of whom PJM members elect. The board appoints the tenth, the president and CEO, to supervise day-to-day operations. The board is generally responsible for oversight of system reliability, operating efficiency and short- and long-term planning. The board ensures that no member or group of members exerts undue influence. The members committee, which advises the board, is composed of five voting sectors representing power generators, transmission owners, electric distributors, power marketers and large consumers.

### Transmission Owners

PJM transmission owners eligible to vote in PJM

152 PJM Interconnection, PJM 2021 Annual Report, Summer Performance by the Numbers, <https://services.pjm.com/annualreport2021/operations/>.

stakeholder proceedings include:

- Appalachian Power Company, AEP Subsidiary<sup>153</sup>
- AMP Transmission, LLC
- Dayton Power & Light Company, AES Subsidiary
- Duke Energy Business Services, LLC<sup>154</sup>
- Duquesne Light Company
- East Kentucky Power Cooperative, Inc.
- Exelon Business Services Company, LLC<sup>155</sup>
- ITC Interconnection LLC
- Linden VFT LLC
- Monongahela Power d/b/a Allegheny Power, First Energy Subsidiary<sup>156</sup>
- Neptune Regional Transmission System, LLC<sup>157</sup>
- PPL Electric Utilities Corporation, d/b/a PPL Utilities<sup>158</sup>
- Public Service Electric and Gas Company
- Rockland Electric Company
- Virginia Electric and Power Company

### Chronic Constraints

The most severe constraints occur on 230 kV transmission facilities moving power south from Pennsylvania and New Jersey to Maryland, Delaware, and Virginia. Local congestion also occurs on low-voltage lines near load centers in northern Illinois, New Jersey, eastern Pennsylvania, central and eastern Maryland, northern Virginia, the District of Columbia, and Delaware.

### Transmission Planning

PJM's Regional Transmission Expansion Plan identifies transmission system additions and improvements needed to keep electricity flowing within PJM. Studies are conducted to test the transmission system against

national and regional reliability standards. These studies look forward to identify future transmission overloads, voltage limitations, and other reliability standards violations. PJM then develops transmission plans to resolve violations that could otherwise lead to overloads and blackouts.

### Supply Resources

The total capacity in PJM is over 219 GW and is predominately comprised of natural gas, coal, and nuclear generators, as shown in the bar chart below. Much of PJM's gas-fired capacity is located near the Marcellus and Utica shale formations. Of note, 40.6 gigawatts of coal-fired capacity are projected to retire in PJM between 2011 and 2026.<sup>159</sup>

### Demand Response

End-use customers providing demand response have the opportunity to participate in PJM's energy, capacity, synchronized reserve, and regulation markets. PJM's demand response programs can be grouped into emergency or economic programs. The emergency program compensates end-use customers who reduce their usage during emergency conditions on the PJM system. Participation in the emergency program may be voluntary or mandatory and payments may include energy payments, capacity payments or both.

The economic program allows end-use customers to reduce electricity consumption in the energy markets and receive a payment when LMPs are high. Under this program, all hours are eligible and all participation is voluntary. Participation in the program takes three forms: submitting an offer into the day-ahead market

153 Transmission Companies represented: AEP Appalachian Transmission, AEP Energy Partners, AEP Energy, AEP Indiana Michigan Transmission, AEP Kentucky Transmission, AEP Ohio Transmission, AEP West Virginia Transmission, Appalachian Power, Indiana Michigan Power, Kentucky Power, Kingsport Power, Ohio Power, Ohio Valley Electric, PATH West Virginia Transmission, Transource Energy, Wheeling Power.

154 Transmission Companies represented: Duke Energy Kentucky, Duke Energy Ohio.

155 Transmission Companies represented: Commonwealth Edison, PECO Energy, Baltimore Gas and Electric.

156 Transmission Companies represented: American Transmission Systems, Jersey Central Power & Light, Mid-Atlantic Interstate Transmission, PATH Allegheny Transmission, Potomac Edison, Trans-Allegheny Interstate Line, West Penn Power.

157 Transmission Companies represented: Hudson Transmission Partners.

158 Transmission companies represented: Louisville Gas and Electric, Kentucky Utilities.

159 Monitoring Analytics, *2022 Quarterly State of the Market Report, January Through June*, Section 12, p. 673 ([https://www.monitoringanalytics.com/reports/PJM\\_State\\_of\\_the\\_Market/2022/2022q2-som-pjm-sec12.pdf](https://www.monitoringanalytics.com/reports/PJM_State_of_the_Market/2022/2022q2-som-pjm-sec12.pdf)).

**Figure 2-21: PJM Capacity Mix**



Source: EIA Form 860-M<sup>160</sup>

that clears; submitting an offer into the real-time market that is dispatched; and self-scheduling load reductions while providing notification to PJM. End-use customers participate in demand response in PJM through members called curtailment service providers who act as agents for the customers. Curtailment service providers aggregate the demand of retail customers, register that demand with PJM, submit the verification of demand reductions for payment by PJM and receive the payment from PJM.

## MARKET FEATURES

### Energy Markets

Energy Markets: PJM operates day-ahead and real-time markets, generally consistent with the discussion in the RTO/ISO Features section of this report. In the real-time market, PJM uses 5-minute intervals. Generators that are available but not selected in the day-ahead scheduling may alter their offers for use in the real-time market during the generation rebidding period from 4 p.m. to 6 p.m.; otherwise, their original day-ahead market offers remain in effect for the real-time market.

### Ancillary and Other Services

Ancillary services, described in the Electricity Supply and Delivery section, are services that support the grid and reliability. PJM procures most ancillary services via its energy markets. Blackstart service and reactive power are compensated on a cost-of-service basis.

### Market Power Mitigation

PJM caps offers for any hour in which there are three or fewer generation suppliers available for redispatch that are jointly pivotal, meaning they have the ability to increase the market price above the competitive level. This is called the Three Pivotal Supplier Test. When this occurs, generator offers are adjusted to price levels reflecting short-run marginal cost.

### Capacity Markets

PJM's capacity market is called the Reliability Pricing Model (RPM). The RPM market was implemented in 2007 and is designed to ensure the future availability of capacity resources, including demand-resources and energy-efficiency resources that will be needed to keep the regional power grid operating reliably. The RPM market design is based on three-year, forward-looking annual obligations for locational capacity, under which supply offers are cleared against a downward-sloping demand curve, called the variable resource requirement (VRR) curve. The VRR curve establishes the amount of capacity that PJM requires its LSE customers to purchase, and the price for that capacity, in each capacity zone (locational deliverability area or LDA). Under RPM, when an LDA is transmission-constrained in the auction (limited in the amount of generation that can be imported into those areas), capacity prices generally rise in that area relative to the overall PJM footprint.

160 Installed nameplate capacity is assessed through December 2021 and captures Operating and Standby resources available. Note that these estimates do not imply that generation output will match the nameplate capacity of a resource type. Derived from EIA, *Preliminary Monthly Electric Generator Inventory (based on Form EIA-860M)* (released February 2022), <https://www.eia.gov/electricity/data/eia860m/>.

Annual auctions are referred to as Base Residual Auctions (BRA). LSEs that are able to fully supply their own capacity needs can choose not to participate in the auctions. The largest amounts of capacity in PJM are procured through the BRA, with lesser quantities procured through self-supply and contracted (bilateral) resources.

Market power mitigation in PJM's capacity market includes rules delineating a must-offer requirement, offer caps, minimum offer prices, exceptions for competitive entry, among others. Demand resources and energy efficiency resources may be offered into RPM auctions and receive the clearing price without mitigation.

Specific RPM rules, termed Capacity Performance, provide performance incentives for power plants, demand response, and energy efficiency resources to provide electricity at peak demand regardless of extreme weather events and system emergencies. Capacity Performance rules provide performance bonus payments for resources that over-perform during system emergencies, and severe financial penalties for resources that do not perform during such events.

Existing generation that qualifies as a capacity resource must be offered into RPM auctions, except for resources owned by entities that elect the fixed resource requirement option. The fixed resource option allows LSEs to meet their supply obligation outside PJM's capacity market, using, for example, resources they own.<sup>161</sup> Intermittent and capacity storage resources, including hydro, and demand response and energy efficiency, are also exempt from must-offer requirements. An administratively determined demand curve defines scarcity pricing levels and, with the supply curve derived from capacity offers, determines market prices in each BRA. Participation by load-serving entities is mandatory, except for those entities that elect the fixed resource requirement option. Also, any generator that has a commitment from the capacity market must submit an offer into the day-ahead energy market.

## Special Provisions for Essential Resource Retirements

A generator owner who wishes to retire a unit must request permission from PJM to deactivate the unit at least 90 days in advance of the planned date. The request includes an estimate of the amount of project investment necessary to keep the unit in operation. PJM, in turn, analyzes if the retirement would lead to a reliability issue. Additionally, PJM estimates the period of time it would take to complete transmission upgrades necessary to alleviate the reliability issue.

If PJM requests the unit to operate past the desired deactivation date, the generator owner may file with FERC for cost recovery associated with operating the unit until it may be deactivated. Alternatively, the owner may choose to receive avoided cost compensation calculated according to PJM's tariff.

## Financial Transmission Rights

PJM conducts auctions for selling and buying FTRs made available for the PJM transmission system. Proceeds from the auctions are paid to Auction Revenue Right (ARR) holders, where the ARRs are allocated to firm transmission service customers. PJM conducts its auctions on a long-term, annual, and monthly basis. In PJM, market participants are able to acquire financial transmission rights in the form of options or obligations. The RTO includes a secondary market for its FTRs, which facilitates bilateral trading of existing FTRs between PJM members through an internet-based computer application.

## Virtual Transactions

PJM's market includes a virtual transaction feature that allows a participant to buy or sell power in the day-ahead market without requiring physical generation or load. In addition to the types of transaction discussed above, PJM offers Up to Congestion (UTC) transactions, a spread bid. In a UTC transaction, a market participant submits an offer to simultaneously inject energy at a specified source and withdraw the same megawatt

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161 PJM, *Securing Fixed Resources*, (accessed December 2, 2022), <https://pjm.com/-/media/about-pjm/newsroom/fact-sheets/securing-resources-through-fixed-resource-requirement-fact-sheet.ashx>.

quantity at a specified sink in the day-ahead market and specifies the maximum difference in locational marginal prices (LMP) at the transaction's source and sink that the market participant is willing to pay. PJM accepts the bid if the day-ahead LMP differential, i.e., the difference in day-ahead LMPs at the sink and the source, does not exceed the participant's UTC transaction bid. UTC positions are liquidated in the real-time energy market.

### Credit Requirements

PJM's tariff includes credit requirements that a market participant needs to meet in order to participate in the market. The credit requirements assist in mitigating the effects of defaults that would otherwise be borne among all market participants. The RTO assesses and calculates the required credit amounts for the segments of the market in which an entity requests to participate. The market participant may request an unsecured credit allowance subject to certain restrictions. The RTO must review the entity's request relative to various creditworthiness-related specifications such as tangible net worth and credit scores.

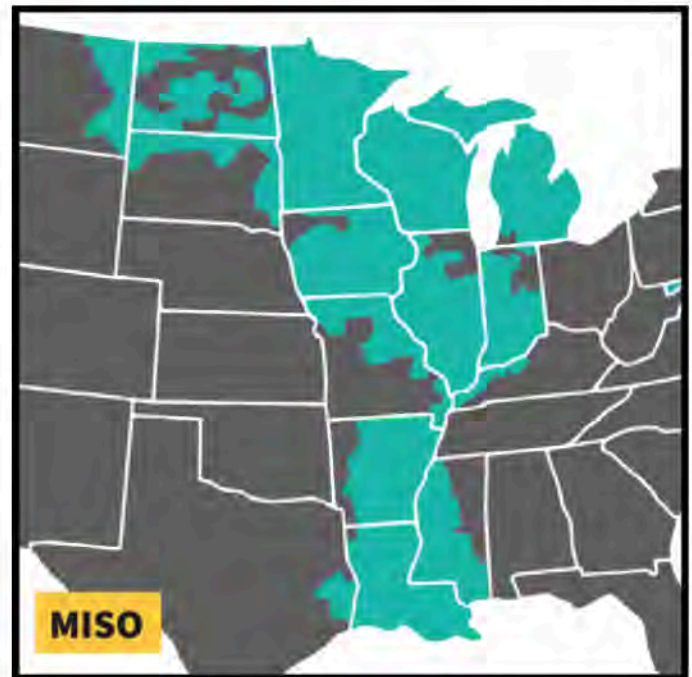
## Midcontinent Independent System Operator (MISO)

### MARKET PROFILE

MISO operates the transmission system and a centrally dispatched market in portions of 15 states in the Midwest and the South, extending from Michigan and Indiana to Montana and from the Canadian border to the southern areas of Louisiana and Mississippi. The system is operated from three control centers: Carmel, Indiana; Eagan, Minnesota; and Little Rock, Arkansas. MISO also serves as the reliability coordinator for additional systems outside of its market area, primarily to the north and northwest of the market footprint.

MISO was not a power pool before organizing as an ISO in December 2001. It began market operations in April 2005.

Figure 2-22: Midcontinent Independent System Operator



Source: Hitachi Energy, Velocity Suite

In January 2009, MISO implemented a market redesign that added auctioned and optimized ancillary services along with energy. As part of the market update, MISO combined its 24 separate balancing areas into a single balancing area. In 2013, the RTO began operations in the MISO South region, including the utility footprints of Entergy, Cleco, and South Mississippi Electric Power Association, among others, in parts of Arkansas, Mississippi, Louisiana, and Texas.

### Peak Demand

MISO's all-time peak demand was 127 GW in summer 2011.<sup>162</sup>

### Imports and Exports

MISO has interconnections with the PJM and SPP RTOs. It is also directly connected to Southern Company, TVA, the electric systems of Manitoba and Ontario, and several smaller systems. MISO is a net importer of power overall, but the interchange with some areas can flow

162 MISO, Corporate Fact Sheet, at 1 (June 2022), <https://www.misoenergy.org/about/media-center/corporate-fact-sheet>.

in either direction, depending on the relative loads and prices in the adjoining regions. Manitoba Hydro supplies a large part of MISO's load with its excess capacity, particularly in the summer.

### Market Participants

MISO includes approximately 56 transmission owners, whose assets define the MISO market area. MISO's market participants include generators, power marketers, transmission-dependent utilities and load-serving entities.<sup>163</sup>

### Membership and Governance

An independent board of directors of ten members, including the CEO, governs MISO. Directors are elected by the MISO membership from candidates provided by the board.<sup>164</sup>

MISO relies upon a stakeholder process that works to find collaborative solutions to problems faced by the RTO. These entities have an interest in MISO's operation and include state regulators, consumer advocates, transmission owners, independent power producers, power marketers and brokers, municipal and cooperative utilities and large-volume customers.

### Transmission Owners

MISO's largest transmission owners include:

- American Transmission Co.
- Ameren (Missouri and Illinois)
- American Transmission Systems
- Duke
- Cleco
- Entergy
- Indianapolis Power and Light
- ITC
- Michigan Public Power Agency
- NSP Companies (Xcel)
- Northern Indiana Public Service Co.

- Otter Tail Power
- MidAmerican Energy

### Chronic Constraints

MISO has certain pathways that are more likely to become congested, but the likelihood and pattern of congestion in any area is subject to weather patterns, wind production, and interchange with external regions. When load is high in the eastern part of MISO and to the east in PJM, constraints occur on pathways from the Minnesota and Wisconsin areas through Chicago and across Indiana. A particular congestion point with this pattern is northern Indiana. When colder weather occurs in Minnesota and the Dakotas, there is often congestion in the northern direction, particularly in Iowa. Higher wind production can cause localized constraints in some areas and can cause congestion in pathways from southern Minnesota and western Iowa moving eastward. New Orleans and East Texas are two constrained areas in MISO South. Additionally, constraints frequently arise between MISO Midwest and MISO South.

### Transmission Planning

The main vehicle MISO uses for transmission planning is the MISO Transmission Expansion Plan developed by the MISO planning department in collaboration with transmission owners and other stakeholders who form the planning advisory committee. The plan is updated annually. Once approved by the board, the plan becomes the responsibility of the transmission owners.

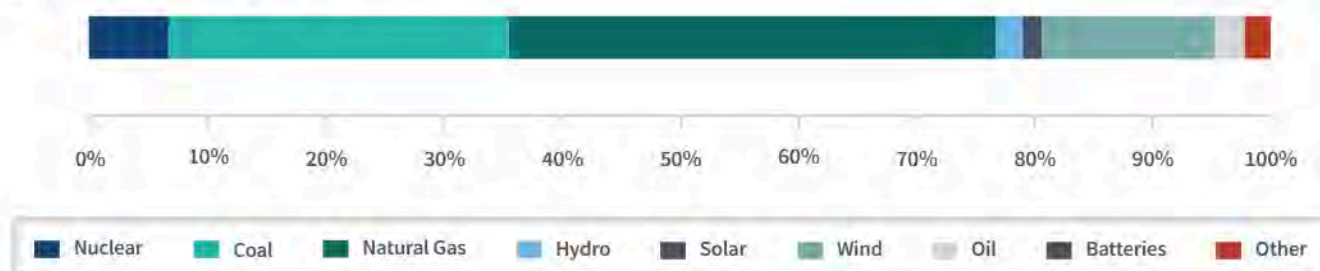
### Supply Resources

The total capacity in MISO is over 197 GW and is predominately composed of coal and natural gas-fired generators, providing roughly 70 percent of the total capacity combined, as shown in the bar chart below. Nuclear and wind are also important resources for the region.

<sup>163</sup> *Id.*

<sup>164</sup> MISO, *Principals of Corporate Governance*, at 3, <https://cdn.misoenergy.org/Principles%20of%20Corporate%20Governance110859.pdf>.

Figure 2-23: MISO Capacity Mix



Source: EIA Form 860-M<sup>165</sup>

### Demand Response

MISO has more than 12.2 GW of demand response resources, including behind-the-meter generation. A number of these resources are operated through local utility programs and are not under the direct control of MISO. MISO has provisions allowing demand-side resources to participate in the energy and reserve markets, but participation is a small part of demand response. Some of the demand response under MISO’s direct control is only available under emergency conditions.<sup>166</sup>

## MARKET FEATURES

### Energy Markets

MISO operates day-ahead and real-time markets, generally consistent with the discussion in the RTO/ISO Features section of this report. MISO’s real-time market operates for 5-minute intervals.

### Ancillary and Other Services

Ancillary services, described in the Electricity Supply and Delivery section, are services that support the grid and reliability. MISO procures ancillary services via the co-optimized energy and ancillary services market.

In addition to ancillary services, MISO has implemented a ramping product that provides capacity that can

increase output rapidly to help offset shifts in generation or load, known as the Ramp Capability Product (RCP).

### Market Power Mitigation

When congestion occurs, there may be limits on the number of generators that can satisfy load in some areas, so that they may be able to exercise market power. In response, MISO may impose mitigation for those generators whose offers are significantly higher than their costs and have a significant impact on one or more LMPs. When these conditions are met, MISO reduces the generator’s offer to an offer that is consistent with a competitive result.

### Capacity Markets

MISO maintains an annual capacity requirement on all LSEs based on the load forecast plus reserves. LSEs are required to specify to MISO what physical capacity, including demand-side resources, they have designated to meet their load forecast. This capacity can be acquired either through an annual capacity auction, bilateral purchase, or self-supply. For the capacity market, MISO is divided into 10 zones whose forecast demand must be met by internal generation, demand-side resources, or deliverable external capacity.

165 Installed nameplate capacity is assessed through December 2021 and captures Operating and Standby resources available. Note that these estimates do not imply that generation output will match the nameplate capacity of a resource type. Derived from EIA, *Preliminary Monthly Electric Generator Inventory (based on Form EIA-860M)* (released February 2022), <https://www.eia.gov/electricity/data/eia860m/>.

166 Potomac Economics, *2021 State of the Market Report for the MISO Electricity Markets*, at 100 (June 2022), [https://www.potomaceconomics.com/wp-content/uploads/2022/06/2021-MISO-SOM\\_Report\\_Body\\_Final.pdf](https://www.potomaceconomics.com/wp-content/uploads/2022/06/2021-MISO-SOM_Report_Body_Final.pdf).

Resources used to meet LSEs' annual capacity requirements must offer that capacity into MISO's energy markets and, when qualified, into the ancillary services markets, for each hour of each day for the entire planning year. Must-offer requirements support MISO's mitigation process by providing an objective measure with which to identify physical withholding.

### **Special Provisions for Essential Resource Retirements**

Power plant owners that seek to retire or suspend a generator must first obtain approval from MISO. The RTO evaluates plant retirement or suspension requests against reliability needs, and System Support Resource (SSR) designations are made where reliability is threatened. Once an agreement has been reached, SSRs receive compensation associated with remaining online and available.

### **Financial Transmission Rights**

MISO holds FTR auctions to allow market participants the opportunity to acquire FTRs, sell FTRs that they currently hold, or to convert ARR to FTRs. ARRs provide LSEs, and entities who make transmission upgrades, with a share of the revenues generated in the FTR auctions. MISO allocates ARRs to transmission customers relative to historical usage, or upgraded capability, of the transmission system. MISO FTRs are monthly and annual products.

### **Virtual Transactions**

MISO's market includes a virtual transaction feature that allows a participant to buy or sell power in the day-ahead market without requiring physical generation or load. Virtual transactions allow for more participation in the day-ahead, price-setting process, allow participants to manage risk, and promote price convergence between the day-ahead and real-time markets.

These transactions are a component of the day-ahead market where the bids and offers are included in the determination of the LMP along with physical resource offers and actual load bids. Market participants, whose virtual transactions clear in the day-ahead market, have their positions cleared in the real-time market at the

real-time price. Virtual bids and offers are allowed in MISO at any pricing node or aggregate of pricing nodes.

### **Credit Requirements**

MISO's tariff includes credit requirements that a market participant needs to meet in order to participate in the market. The credit requirements assist in mitigating the effects of defaults that would otherwise be borne among all market participants. The RTO assesses and calculates the required credit dollar amounts for the segments of the market in which an entity requests to participate. The market participant may request an unsecured credit allowance subject to certain restrictions. The RTO must review the entity's request relative to various creditworthiness-related specifications such as tangible net worth and credit scores.

## **Southwest Power Pool (SPP)**

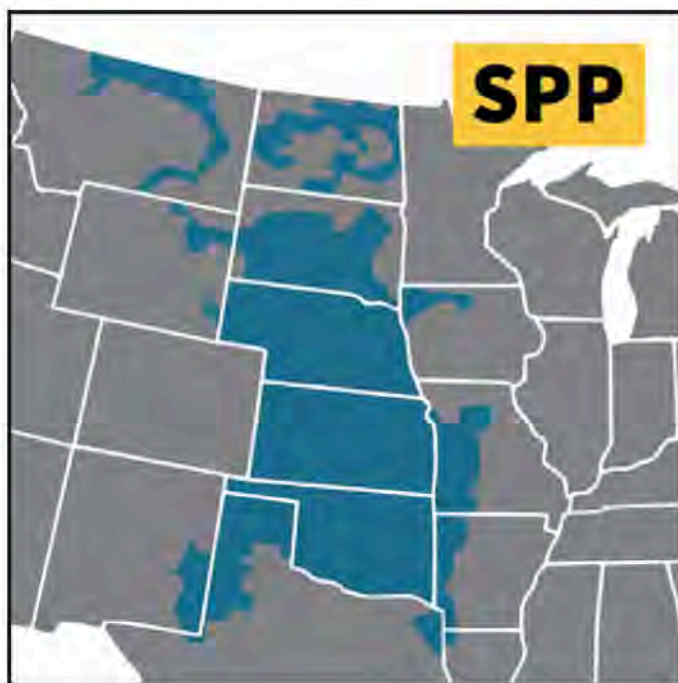
### **MARKET PROFILE**

SPP's RTO manages transmission in fourteen states: Arkansas, Iowa, Kansas, Louisiana, Minnesota, Missouri, Montana, Nebraska, New Mexico, North Dakota, Oklahoma, South Dakota, Texas, and Wyoming. Founded as an 11-member tight power pool in 1941, SPP achieved RTO status in 2004, ensuring reliable power supplies, adequate transmission infrastructure, and competitive wholesale electricity prices for its members. SPP operates through its control center in Little Rock, Ar.

SPP began operating its real-time Energy Imbalance Service (EIS) market in 2007. In the same year, SPP became a FERC-approved Regional Entity. The SPP Regional Entity serves as the reliability coordinator for the NERC region, overseeing compliance with reliability standards.

SPP implemented its Integrated Marketplace in March 2014 which includes a day-ahead energy market, a real-time energy market, and an operating reserve market. SPP's Integrated Marketplace also includes a market for Transmission Congestion Rights. The SPP Integrated Marketplace co-optimizes the deployment of energy and operating reserves to dispatch resources on a least-cost basis.

**Figure 2-24: Southwest Power Pool**



Source: Hitachi Energy, Velocity Suite

SPP expanded its footprint in 2015, incorporating the Western Area Power Administration – Upper Great Plains region, the Basin Electric Power Cooperative, and the Heartland Consumers Power District. The expansion nearly doubled SPP’s service territory by square miles, adding more the 5 GW of peak demand and over 7 GW of generating capacity.<sup>167</sup>

SPP also operates a real-time energy imbalance market in the Western Interconnect, which is described further below.

### **Peak Demand**

SPP’s all-time peak demand of 53 GW occurred in summer 2022.<sup>168</sup>

### **Imports and Exports**

SPP has interties with MISO, TVA, and other systems. Additionally, SPP has two DC interties with ERCOT

and seven DC interties to the Western Interconnection through New Mexico, Colorado, Nebraska, South Dakota and Montana. At times, SPP is both a net importer and net exporter of electricity at times.

### **Market Participants**

SPP’s market participants include investor-owned utilities, generation and transmission cooperatives, independent power producers, municipal utilities, state authorities, independent transmission companies, power marketers, financial participants, and a federal power marketing administration.

### **Membership and Governance**

SPP is governed by a board of directors representing and elected by its members. Supporting the board is the members committee, which provides non-binding input. The members’ committee is composed of representatives from each sector of SPP’s membership. The SPP Regional State Committee represents retail regulatory commissions from state agencies and provides input on matters of regional importance related to the development and operation of bulk electric transmission.

### **Transmission Owners**

SPP’s largest transmission owners include:

- American Electric Power
- Oklahoma Gas and Electric
- Westar Energy
- Southwestern Public Service (Xcel Energy)
- Great Plains Energy
- Kansas City Power & Light
- Omaha Public Power District
- Nebraska Public Power District
- Tri-State Generation and Transmission
- Empire District Electric
- Western Area Power Administration – Upper Great Plains
- Western Farmers Electric Cooperative

167 Southwest Power Pool, *Western, Basin, Heartland join Southwest Power Pool*, at 1 (October 2015), <https://www.spp.org/about-us/newsroom/western-basin-heartland-join-southwest-power-pool/>.

168 Southwest Power Pool, *Fast Facts*, <https://www.spp.org/about-us/fast-facts/>.

## Chronic Constraints

SPP has certain pathways that are more likely to become congested, based on the physical characteristics of the transmission grid and associated transfer capability, the geographic distribution of load, and the geographic differences in fuel costs. The eastern side of the SPP footprint has a higher concentration of load and congestion can occur when wind-powered generation from the west tries to travel across limited connections to the east. The most significant congestion has typically occurred in the Oklahoma and Texas Panhandle region.<sup>169</sup>

## Transmission Planning

SPP conducts its transmission planning according to its Integrated Transmission Planning process, which is a three-year planning process that includes 20-year, 10-year, and near-term assessments designed to identify transmission solutions that address both near-term and long-term transmission needs. The Integrated Transmission Planning process focuses on identifying cost-effective regional transmission solutions, which are identified in an annual SPP Transmission Expansion Plan report.

## Supply Resources

The total capacity in SPP is approximately 94 GW and is predominately composed of natural gas and coal-fired

generators, as shown in the bar chart below. Wind is an important and growing resource in the region.

## Demand Response

SPP allows demand response resources to register in its market.<sup>170</sup> As of December 31, 2021, 102 demand resources participated in SPP's markets, representing 176 MW of nameplate capacity. While the demand response resources can participate in SPP's markets, they are rarely dispatched.

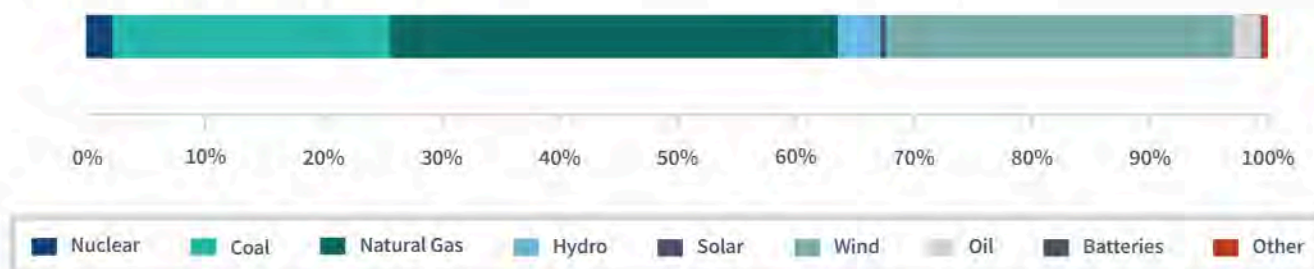
SPP allows Market Participants to register two types of demand response resources: Block Demand Response (BDR) resources and Dispatchable Demand Response (DDR) resources. BDR resources can participate in SPP's markets by providing energy and reserves in 60-minute blocks. DDR resources can participate in SPP's markets by providing energy, regulation, and reserves in 5-minute blocks.

## MARKET FEATURES

### Energy Markets

SPP operates day-ahead and real-time markets, generally consistent with the discussion in the RTO/ISO Features section of this report. SPP's real-time market operates in 5-minute intervals.

Figure 2-25: SPP Capacity Resources



Source: EIA Form 860-M<sup>171</sup>

169 See Southwest Power Pool Market Monitoring Unit, *State of the Market 2022* (May 2022), at 202, <https://www.spp.org/documents/67104/2021%20annual%20state%20of%20the%20market%20report.pdf>.

170 SPP Market Monitor, *State of the Market 2021* (May 10, 2021), at 49, <https://www.spp.org/documents/67104/2021%20annual%20state%20of%20the%20market%20report.pdf>.

171 Installed nameplate capacity is assessed through December 2021 and captures Operating and Standby resources available. Note that these estimates do not imply that generation output will match the nameplate capacity of a resource type. Derived from EIA, *Preliminary Monthly Electric Generator Inventory (based on Form EIA-860M)* (released February 2022), <https://www.eia.gov/electricity/data/eia860m/>.

## Ancillary and Other Services

Ancillary services, described in the Electricity Supply and Delivery section, are services that support the grid and reliability. SPP procures ancillary services via the co-optimized energy and ancillary services market. Separately, SPP has a ramping product to procure capacity that can quickly increase output to offset both anticipated and unforeseen future changes in generation or load within the hour, known as the Ramp Capability Product. SPP launched this ramp product in March 2022.

## Market Power Mitigation

SPP applies a set of behavioral and market outcomes tests to determine if the local market is competitive and if generator offers should be adjusted to approximate short-run marginal costs. SPP's mitigation test includes a local market power test, a conduct test, and a market impact test. Where mitigation measures are triggered by the tests, SPP generates a mitigated resource offer that the RTO then uses for dispatch, commitment, and settlement purposes.

## Capacity Markets

SPP does not offer a capacity market. However, it requires each Load Responsible Entity (LRE) to have sufficient energy supply (capacity) to cover its energy obligations. SPP develops and implements policies and processes necessary to ensure resource adequacy and determines the amount of capacity each LRE must have available to meet its energy obligations.<sup>172</sup>

## Special Provisions for Essential Resource Retirements

A generator owner who wishes to retire a unit must request that SPP study the retirement of the resource no less than one year from the expected retirement date. SPP will then conduct studies to examine the potential effects of the resource retirement including the need for transmission network upgrades, if any.

Otherwise, SPP prepares annual reliability studies as part of its system planning responsibilities. In the

event that the studies reveal a potential constraint on SPP's ability to deliver power to a local area on the transmission system, SPP works with regional stakeholders to find alternate transmission, operating procedure, or generation solutions for the constraint and thus maintain grid reliability. The SPP parties then determine an appropriate sharing of the costs, and, if unable to reach agreement, SPP will submit a proposed cost-sharing arrangement to FERC for approval.

## Financial Transmission Rights

SPP refers to FTRs as Transmission Congestion Rights (TCR). A TCR is an instrument that entitles the holder to receive compensation, or requires the holder to pay a charge, for costs that arise from transmission congestion over a selected path, or source-and-sink pair of locations on the grid. A TCR provides the holder with revenue, or charges, equal to the difference in congestion prices in the day-ahead market across the selected TCR transmission path. SPP TCRs include monthly and annual products, as well as a long-term instrument called Long-Term Congestion Rights.

A related product, ARRs, provide their holders with a share of the revenue generated in the TCR auctions. In general, ARRs are allocated based on firm transmission rights. As with TCRs, ARRs provide transmission owners and eligible transmission service customers an offset or hedge against transmission congestion costs in the day-ahead market.

## Virtual Transactions

SPP's market includes a virtual transaction feature that allows a participant to buy or sell power in the day-ahead market without requiring physical generation or load. In SPP, virtual bids are sometimes used in the day-ahead market as a placeholder or hedge for wind generation expected in the real-time market.

## Credit Requirements

SPP's tariff includes credit requirements that a market participant needs to meet in order to participate in the

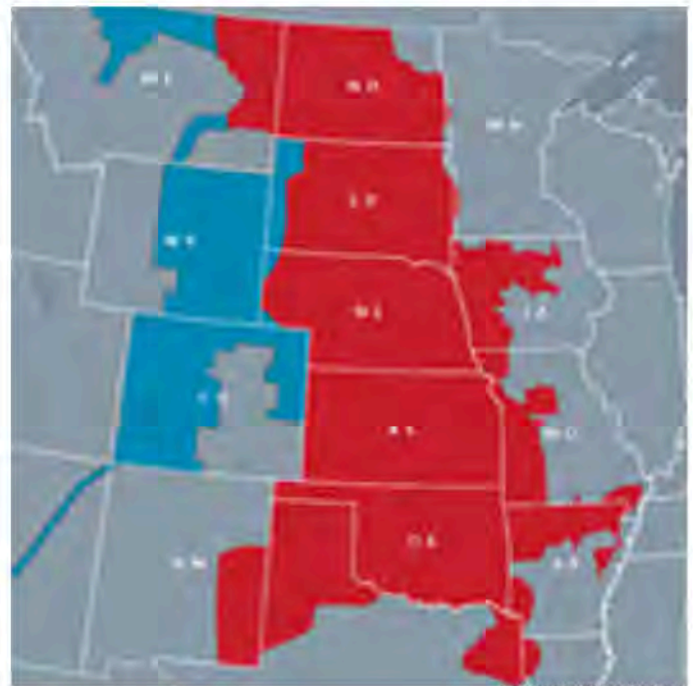
172 Southwest Power Pool Market Monitoring Unit, *State of the Market 2022 (May 2022)*, at 202, <https://www.spp.org/documents/67104/2021%20annual%20state%20of%20the%20market%20report.pdf>

market. The credit requirements assist in mitigating the effects of defaults that would otherwise be borne among all market participants. The RTO assesses and calculates the required credit amounts for the segments of the market in which an entity requests to participate. The market participant may request an unsecured credit allowance subject to certain restrictions. SPP must review the entity's request relative to various creditworthiness-related specifications such as tangible net worth and various financial measures.

### Western Energy Imbalance Service (WEIS)

SPP launched its WEIS market in February 2021. The WEIS market balances generation and load regionally in real time for participants in the Western Interconnection. SPP's WEIS market centrally dispatches generation from participating resources every five minutes using the lowest-cost resource available to meet demand. As of August 2022, ten entities participate or plan to participate in the WEIS Market with three more anticipated to join in April 2023: Basic Electric Power Cooperative, BlackHills Energy (April 2023), Colorado Springs Utilities, Deseret Power Electric Cooperative, Guzman Energy, Municipal Energy Agency of Nebraska, Platte River Power Authority (April 2023), Tri-State Generation and Transmission Association, WAPA (Upper Great Plains West, Rocky Mountain, and Colorado River Storage Projects regions), and Xcel Energy (April 2023). The following map shows SPP's footprint in red and the WEIS in blue.

**Figure 2-26: Western Energy Imbalance Service**



Source: SPP website

## California Independent System Operator (CAISO)

### MARKET PROFILE

CAISO operates an ISO serving most of California and part of Nevada. CAISO is a California nonprofit public benefit corporation started in 1998 when the state restructured its electric power industry. CAISO manages wholesale electricity markets, centrally dispatching

electric generators. In managing the grid, CAISO provides open access to the transmission system and performs long-term transmission planning. It manages energy and ancillary markets in day-ahead and real-time markets and is responsible for regional reliability. CAISO also operates a real-time energy imbalance market, the Western Energy Imbalance Market (WEIM), which is discussed further below. CAISO operates its grid out of its main control center in Folsom, CA.

### Peak Demand

CAISO's all-time peak demand was 52 GW in summer 2022.<sup>173</sup>

### Imports and Exports

Up to about one-third of CAISO's energy is supplied by imports, principally from the Southwest (Arizona, Nevada, and New Mexico) and the Pacific Northwest (Oregon, Washington, and British Columbia). Imports from the Pacific Northwest generally increase in the

173 California ISO, *California ISO Peak Load History 1998 through 2022*, at 1 (n.d.), <http://www.caiso.com/documents/californiaisopeakloadhistory.pdf>.

late spring when hydroelectric production peaks from increases in winter snowmelt and runoff.

### Market Participants

CAISO's market participants include load-serving investor-owned utilities, load-serving municipal utilities, generators, power marketers, utility customers, and financial entities.

### Membership and Governance

The CAISO has a board of governors that consists of five members appointed by the governor and confirmed by the California Senate. The board provides corporate direction, reviews and approves management's annual strategic plans, and approves CAISO's operating and capital budgets.

CAISO uses an informal stakeholder process to propose solutions to problems that may ultimately require a filing at FERC. Unlike other RTOs, which have a formal committee structure, CAISO's stakeholder process generally consists of rounds of dialogue with stakeholders on major policy issues.

### Transmission Owners

CAISO's largest transmission owners include:

- Pacific Gas and Electric
- Southern California Edison
- San Diego Gas and Electric
- Valley Electric Association
- Municipal utilities such as Vernon, Anaheim, and Riverside

### Chronic Constraints

CAISO has several locally constrained areas, typically near population centers and where transmission lines have relatively low voltage (115 kV and below). The locally constrained areas that have local capacity requirements include the Greater Bay Area, Greater Fresno, Sierra, Humboldt, Los Angeles Basin, San Diego, and North Coast/North Bay.

### Transmission Planning

CAISO conducts an annual transmission planning

Figure 2-27: California Independent System Operator



Source: Hitachi Energy Velocity Suite

process with stakeholders that includes both short-term and long-term projects.

### Supply Resources

The total capacity in CAISO is over 70 GW and is predominately composed of natural gas-fired and hydroelectric generators, as shown in the bar chart below. CAISO also has substantial renewable resources, including roughly half of the installed solar capacity in the U.S.

### Demand Response

Demand response participation in the wholesale energy market includes programs entitled Proxy Demand Response, Reliability Demand Response Resources, and CAISO's Participating Load program. Proxy Demand Response allows for customer loads, aggregated by LSEs or third-party providers, to offer load reduction into CAISO's day-ahead, real-time, and ancillary services markets in return for compensation. Reliability Demand Response Resources allows customer loads, also aggregated by LSEs or third-party providers, to reduce load for compensation when triggered for

**Figure 2-28: CAISO Capacity Mix**



Source: EIA Form 860-M<sup>175</sup>

reliability-related events. Reliability Demand Response Resources can also offer into the day-ahead market. The Participating Load program allows the CAISO operators to directly curtail end-users' load, rather than through aggregators. This is a relatively small program that is primarily composed of the power demand from California's water pumping projects. Other demand response in California consists of programs for managing peak summer demands operated by the state's electric utilities. In general, activation of the utility demand response programs is based on criteria that are internal to the utility or when CAISO issues a Flex Alert. Flex Alerts also inform consumers of how and when to conserve electricity usage.

## MARKET FEATURES

### Energy Markets

CAISO operates day-ahead and real-time markets, generally consistent with the discussion in the RTO/ISO Features section of this report. CAISO operates a 15-minute market to adjust schedules from those determined in the day-ahead market, then a 5-minute market to balance supply and load in real-time. Real-time bids can be submitted up to 75 minutes before the start of the operating hour.

CAISO also procures capacity in the real-time market to provide upward and downward ramping of generation in order to accommodate changes in net load with the Flexible Ramping Product.<sup>175</sup> This service provides compensation to the generators selected to provide the desired flexible ramping capability.<sup>176</sup>

### Ancillary and Other Services

Ancillary services, described in the Electricity Supply and Delivery section, are services that support the grid and reliability. CAISO procures ancillary services via its co-optimization of energy and ancillary services in its energy markets

In addition to ancillary services, CAISO has implemented a ramping product to procure capacity that can quickly increase output to offset changes in generation or load, known as the Flexible Ramping Product.

### Market Power Mitigation

CAISO applies a set of behavioral and market outcome tests to determine if the local market is competitive and if generator offers should be adjusted to approximate price levels that would be seen in a competitive market – close to short-run marginal costs.

174 Installed nameplate capacity is assessed through December 2021 and captures Operating and Standby resources available. Note that these estimates do not imply that generation output will match the nameplate capacity of a resource type. Derived from EIA, *Preliminary Monthly Electric Generator Inventory (based on Form EIA-860M)* (released February 2022), <https://www.eia.gov/electricity/data/eia860m/>.

175 Net load in CAISO is total market demand minus generation output from solar and wind resources.

176 CAISO describes ramping capability as a resource's ability to move from one energy output to a higher (upward ramp) or lower (downward ramp) energy output; *California Independent System Operator Corp.*, 156 FERC ¶ 61,226, at P 2 (2016).

**Figure 2-29: Western Energy Imbalance Market**



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### Capacity Markets

CAISO does not operate a formal capacity market, but it does have a mandatory resource adequacy (RA) requirement. The program requires LSEs to procure 115 percent of their aggregate system load on a monthly basis, unless a different reserve margin is mandated by the LSE’s local regulatory authority. The program provides deliverability criteria that each LSE must meet, as well as system and local capacity requirements and flexibility requirements.

The CAISO market rules also include must-offer provisions pertaining to resources procured as RA resources. These resources must make themselves available to the CAISO day-ahead and real-time markets for the capacity for which they were counted.

### Special Provisions for Essential Resource Retirements

CAISO employs RMR contracts to assure that it has the ability to reliably serve load in local import-constrained areas. RMR contracts also help to mitigate any local market power that one or more units may have. Over time, CAISO has been able to significantly decrease its RMR designations in much of the system. Remaining generators with RMR contracts are located primarily near the San Francisco and Los Angeles areas.

### Financial Transmission Rights

In California, FTRs are referred to as Congestion Revenue Rights (CRR). A CRR is an instrument that entitles the CRR holder to a payment for costs that arise with transmission congestion over a selected path, or source-and-sink pair of locations on the grid. The CRR also requires its holder to pay a charge for those hours when congestion occurs in the opposite direction of the selected source-and-sink pair. CRRs are monthly or quarterly products. CRRs can be bought at auction or allocated by CAISO. Allocated CRRs receive the congestion value for a specific path, similar to a converted FTR. CAISO also allocates open market CRR auction revenues to LSEs, based on their physical participation in the market, similar to an ARR in other markets.

### Virtual Transactions

CAISO’s market includes a virtual transactions feature, termed convergence bidding. CAISO’s convergence bidding includes both virtual supply and virtual demand transactions.

### Credit Requirements

CAISO’s tariff includes credit requirements that a market participant needs to meet in order to participate in the market. The credit requirements assist in mitigating the effects of defaults that would otherwise be absorbed by all market participants. CAISO assesses and calculates the required credit dollar amounts for the segments of the market in which an entity requests to participate. The market participant may request an unsecured credit allowance subject to

certain restrictions – CAISO must review the entity’s request relative to various creditworthiness-related specifications such as tangible net worth, net assets, and credit rating.

#### *Western Energy Imbalance Market (WEIM)*

On Nov. 1, 2014, CAISO began operation of an energy imbalance market (EIM) with PacifiCorp’s two BAAs, PacifiCorp East and PacifiCorp West. The EIM is an extension of the CAISO’s real-time market into other BAAs in the Western Interconnection. The market dispatches resources inside the participating entities’ BAAs to meet intra-hour changes in their energy demand and supply. The EIM’s imbalance energy helps the BAAs meet their energy demand in real-time. Overall, EIM energy represents about two to three percent of the energy used to meet load in the participating BAAs. With the balancing authorities in the Pacific Northwest, the EIM integrates low-cost hydroelectric power generation with the significant amount of solar and wind generation capacity in CAISO.

The EIM is a voluntary market where the participating balancing authorities can choose which resources to include in the market. The market participants have the flexibility to add and remove capacity from the EIM on an hourly basis. The transmission system operators for each participating BAA preserve the responsibility and flexibility to respond to events such as a sudden large imbalance between load and supply caused by a loss of a power plant or transmission line.

As of November 2022, the EIM consisted of the following LSEs and their respective BAAs: BPA, Puget Sound Energy, Portland General Electric, PacifiCorp West, PacifiCorp East, Idaho Power, NV Energy, Tucson Electric Power, Avista, NorthWestern Energy, Los Angeles Department of Water & Power, Public Service

Company of New Mexico, Turlock Irrigation District, Salt River Project, Seattle City Light, Balancing Authority of Northern California, Idaho Power Company, Portland General Electric, Puget Sound, NV Energy, Arizona Public Service, and CAISO. Additionally, Powerex (the marketing arm of the Canadian utility, BC Hydro) joined the EIM, providing contributions of generation and load imbalance (the difference between generation supply and demand schedules).<sup>177</sup> Other balancing authorities have expressed interest in becoming EIM Entities.

The EIM provides a market mechanism for dispatching generation resources to meet imbalance energy needs along with a limited amount of power flows between the participating BAAs. The market dispatches generation based on the relative cost of the resources, resulting in cost savings for the participants. Before the EIM, a balancing authority such as PacifiCorp West or PacifiCorp East resolved imbalances between energy demand and supply in real-time by dispatching its resources and using ancillary services (mainly regulation). Under the EIM, by contrast, the market automates the dispatch of enough resource capacity within the BAAs, along with transmission flows between BAAs, to resolve energy imbalances.<sup>178</sup> The automated EIM sets LMPs at both 15-minute and 5-minute intervals.

Along with dispatch cost savings, the EIM also helps integrate renewable generation resources. Prior to the EIM, CAISO imported power from outside its service territory to balance load throughout most hours of the day. However, with the growth of solar and wind generation, particularly in California, there were periods when these resources were forced to curtail because there was too much energy offered into the market. Now, with the EIM, any excess power can be exported throughout the participating BAAs. In some hours, this results in power exports from CAISO to other BAAs.<sup>179</sup>

177 Powerex (BC Hydro) also makes transmission rights available to the EIM, providing its power to the EIM at the British Columbia-U.S. border

178 The EIM software calculates dispatch solutions for the EIM market area as a whole. Consequently, participating balancing authorities need not maintain high levels of reserves.

179 See Department of Market Monitoring – California ISO, *2017 Annual Report on Market Issues & Performance*, at 118 (June 2018), <http://www.caiso.com/Documents/2017AnnualReportonMarketIssuesandPerformance.pdf>.

As the independent system operator of the EIM, CAISO addresses local market power mitigation at 5-minute and 15-minute intervals across the EIM area, which includes the non-CAISO balancing authority areas. CAISO also procures a Flexible Ramp Product to

provide upward and downward flexible capacity to meet energy ramp requirements. In these respects, CAISO's operator responsibilities have grown in the EIM as enhancements to the market design have been implemented.

BEFORE THE UNITED STATES DEPARTMENT OF ENERGY

Federal Power Act Section 202(c) )  
Emergency Order: Tri-State )  
Generation and Transmission )  
Association, Platte River Power )  
Authority, Salt River Project, )  
PacifiCorp, and Xcel Energy )

Order No. 202-26-21

Exhibit to  
Motion to Intervene and Request for Rehearing and Stay of  
Public Interest Organizations

Filed April 28, 2026

Exhibit 2-20:  
Department Order No. 202-08-1



The Secretary of Energy  
Washington, DC 20585

Order No. 202-08-1

Pursuant to the authority vested in me by section 202(c) of the Federal Power Act (FPA), 16 U.S.C. 824a(c), and section 301(b) of the Department of Energy Organization Act, 42 U.S.C. 7151(b), and for the reasons set forth below, I hereby determine that an emergency exists in Texas due to a shortage of electric energy, a shortage of facilities for the generation of electric energy, a shortage of facilities for the transmission of electric energy and other causes, and that issuance of this order will serve to alleviate the emergency and serve the public interest.

As a result of the massive devastation caused by Hurricane Ike, large portions of the areas affected by the hurricane are without electricity, posing a threat to human life and health. It is my judgment that in these circumstances, the order I am issuing today will meet the emergency and serve the public interest because it will alleviate electricity shortages and protect the life and health of the people in the affected areas.

Based on my determination set forth above, I hereby order:

Effective immediately, CenterPoint Energy is authorized and directed to temporarily connect at distribution and transmission level voltages such as 12.5kV, 13.2kV, 25kV, 69kV, 138kV, and 230kV to restore power to Entergy Gulf States, Inc. as well as electric cooperatives and municipal customers within the State of Texas. Pursuant to section 202(d) of the FPA, 16 U.S.C. 824a(d), during the continuance of this order, any person engaged in the transmission and sale of electric energy and not otherwise subject to the jurisdiction of the Federal Energy Regulatory Commission (FERC) may, pursuant to this order, make such temporary connections with any public utility subject to the jurisdiction of FERC and shall not become subject to FERC jurisdiction as a result of that temporary connection.

This order shall be effective upon its issuance and shall expire at 12:01 a.m., November 1, 2008.

Issued in Washington, D.C. at 1600 this 14th day of September, 2008.

A handwritten signature in black ink, appearing to read "Sam Bodman".

Samuel W. Bodman  
Secretary of Energy