California Department of Water Resources Comments on

Reliability Services Initiative-Phase 2 and Flexible Resource Adequacy Criteria and

Must Offer Obligation-Phase 2 Issue Paper

July 10, 2015

California Department of Water Resources (CDWR) appreciates the opportunity to submit its comments to the California Independent System Operator (CAISO) on its issue paper, ¹"Reliability Services Initiative-Phase 2 and Flexible Resource Adequacy Criteria and Must Offer Obligation- Phase 2", dated June 25, 2015. The ISO requests stakeholders to provide input on the proposed scope of each of the stakeholder processes outlined in the issue paper and the proposed processes and schedules; the ISO also seeks additional comments regarding questions or issues that have not been explicitly identified and pertinent to the identified scope of these initiatives. CDWR respectfully submits following comments:

Flexible Resource Adequacy Criteria and Must Offer Obligation (FRACMOO -2):

 (Section 4.1)- Need for upward ramping speed: LSEs that provide negative load ramps at the time of flexible ramp up need should be credited towards such requirement. LSE's that consistently craft their load profile such that negative ramps coincide with ISO's need for ramp up capacity should be recognized and rewarded.

2) (section 4.2)-The need for downward flexible capacity:

The issue paper states, "This will push the net-load even lower on low-load days, increasing the number of days with excess generation. Further, the ISO's LTPP studies show a growing frequency and magnitude of over-generation scenarios. In the ISO's 40 percent RPS study, there were frequent and large curtailments of wind and solar resources, potentially putting the state's renewable energy goals at risk".

Merely having a ramping down capacity will not fix the curtailments of wind and solar; it will only stabilize the electric grid such as keeping frequency and Area Control Error within the set standard. How the curtailments of wind and solar will be addressed is not clearly stated in the proposal. Will demand response including participating load be made more active by providing incentives or designing a mechanism that will promote and facilitate demand response participation to mitigate over-generation?

As an example, an LSE's load profile that modifies so that the load ramps to consume energy helps mitigate need for downward ramping capacity should be rewarded with some form of credit. If an LSE's load ramps up when ISO needs ramp down generating capacity, the LSE should be credited for mitigating ramping down flexible capacity.

¹ <u>http://www.caiso.com/Documents/Phase2IssuePaper_ReliabilityServices_FlexibleRACriteria_MustOfferObligations.pdf</u>

Moreover, a Participating Load that could mitigate over-generation should be allowed to provide flexible ramp down by increasing load for over-generation mitigation. 3 hour ramp down capacity can be provided by a participating load by consuming energy coincident with lower energy price and over-generation conditions.

3) (Section 4.4): Study enhancements

Re-evaluation of Flexible Capacity allocation to LRA or LSEs

The issue paper states, "The ISO will also explore alternative treatments for allocating of flexible capacity requirements to LRAs when an LRA has a negative contribution to the flexible capacity requirement. This occurs when a LRAs allocable share of the flexible capacity requirement is less than zero. If an LRA has a negative contribution to the flexible capacity requirement, its requirement is set at zero. However, there may be benefits from allowing this LRA's flexible capacity requirement to be negative and then allowing the LRA's LSE to sell this credit to an LRA's LSEs as part of its flexible capacity showing".

CDWR strongly supports developing an allocation mechanism that will allow LSE's negative load ramps (that help mitigate ramp up needs) coincident with the ISO's largest net load ramps. CDWR had proposed in FRAC MOO Phase 1 stakeholder process that negative load ramps should be credited if they help mitigate the ramping up needs. On June 26, 2013 ²CDWR provided in its comments the following example that illustrates how negative load ramps should be credited in response to CAISO questionnaire:

"Has the ISO used the right allocation factors for the identified components (i.e. load ratio share, percent of total capacity contracted)? If additional or fewer components should be considered as identified in 1a, above, please provide specific allocations factors for these components.

FCR for Change in Load: the proposed allocation of FCR to an LSE based on its coincident peak load share does not reflect true causation. An LSE that has negative load ramps or runs flat during the coincident peak (when maximum flexibility would be needed) would be penalized by allocating FCR obligation. For example, LSE A has negative gross load ramps in the morning = -200 MW and evening gross load ramp of -100 MW coincident with the ISO system coincident peak. The LSE A has a coincident peak load share of 2%. If ISO FCR for Δ Load is 4000 MW, then the LSE A would be allocated 80 MW of FCR based on coincident peak load share of 2% for Δ Load. However, the LSE A did not cause the ramp up needs; rather it helped the system by negative gross load ramps. Therefore, for the LSE A, instead of allocating FCR, it is appropriate to award credits of -100 MW (at system peak-evening) FCR which can count towards FCR obligation associated with

² <u>http://www.caiso.com/Documents/CDWR-Comments-FlexibleResourceAdequacyCriteriaMustOfferObligationsRevisedStrawProposal.pdf</u>

other four components for the LSE. In order to adopt this methodology, the allocation based on coincident peak share should be replaced by allocation based on LSE's load profile that provides a measure of gross load ramp specific to the LSE. This is the only appropriate method to allocate FCR attributed to LSE's change in load. Awarding credits for the negative net load ramps for an LSE would incentivize LSE to reshape their load year-afteryear based on the characteristics of their load. CDWR believes that awarding FCR credits for negative gross load ramps would promote demand response in the form of "load modifier" as described in the CAISO Demand Response Roadmap. An excerpt from the CAISO Demand Response Roadmap:

> The load reshaping path focuses on the demand side of the balance equation, to create a flatter system load shape that has a lower peak and is both less deep and less steep. Modifying consumption patterns to reshape system load in this favorable way can reduce costs and simplify grid operation. A lower peak load reduces the need for peaking generation capacity. A less deep load shape means less risk of over-generation and better utilization of existing resources. A less steep load shape reduces the need for fast-acting (fast starting and ramping) resources. This path therefore focuses on programs and incentive mechanisms such as retail tariff structures that change consumer behavior and favorably alter the load shape. It also includes activities for incorporating "load-modifying" DR programs into the demand forecast, rather than including such programs on the supply side as is currently generally the case.

CDWR proposes following formula for FCR allocation:

Allocation of FCR to LSE's change in load= (LSE's 3 hour gross load ramp coincident with ISO system largest ramp need \div ISO system change in load (gross load ramp in 3 hr) at the largest ramp up need) × ISO determined flexible capacity need attributed to Δ Load.

Where,

ISO system change in load (gross load 3 hr ramp) at the largest ramp need = sum of all LSE's gross load 3 hr ramps coincident at the system's monthly largest 3 hr net load ramp.

Allocation of FCR to LSE $A = (-100 \div 3600) \times 4000$

= -111 MW, this negative allocation should be treated as credit, capped to the LSE's negative gross load 3 hr ramp (100 MW only). In this case, LSE A should be awarded credit of 100 MW FCR. If it was positive, then the LSE would have full amount as its obligation. Awarding credit would balance FCR needs due to intermittency of LSE portfolio resources."

CDWR reiterates its position that negative load ramps should be recognized and rewarded for their contribution to grid reliability. CDWR appreciates ISO for its consideration in FRAC MOO Phase 2 initiative.

The issue paper further states, "Shifting the burden of managing over-generation into real-time instead of ensuring sufficient flexible capacity ahead of time is not an optimal solution. As the probability of over-generation increases, so will the frequency of manual, pro-rata, non-economic curtailment of resources or manually soliciting Balancing Areas WECC-wide to accepting the excess energy from the ISO uneconomically. The ISO believes that ensuring flexible capacity is available to the ISO day- ahead and real-time markets through the RA procurement are essential to avoid these situations." With regard to this statement CDWR observes that wind and solar, under FRAC MOO 1, have real time availability requirement only; Will the wind and solar resources that participate in flexible capacity be subject to DAM availability under FRAC MOO 2?

Reliability Services Initiative (RSI) Phase 2:

4) (Section 5.1.3): Local resources on outage

The issue paper states, "The ISO will assess the implications and feasibility of allowing an RA resource in a local area to count only as a system RA resource for purposes of outage substitution". CDWR observes that a local resource maybe providing a portion of its capacity as local, a portion as a flexible capacity, and the rest as system RA simultaneously. Such scenario should be taken into consideration in designing replacement and substitution requirements for that single resource.

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