

## Summary of Stakeholder Comments

### Revised Draft 2021 Policy Initiatives Catalog

Stakeholder	Summary of Comment	CAISO Response
California Department of Water Resources (CDWR)	Strongly supports the following initiatives: <ul style="list-style-type: none"> <li>7.1.7 Pumped Storage with Multiple Pumping Levels (D)</li> <li>7.1.47 Aggregated Pumps and Pumped Storage (D)</li> <li>7.2.2 Congestion Revenue Rights Revenue Sufficiency (D)</li> </ul>	<ul style="list-style-type: none"> <li>CAISO appreciates CDWR's comments and will consider them when prioritizing initiatives in the roadmap process</li> </ul>
California Municipal Utilities Association (CMUA)	Urges CAISO to immediately open initiative to review MIC construct in its entirety	Added initiative to the catalog in Section 7, Discretionary Initiatives
Public Advocates Office (PAO)	Recommends the CAISO: <ul style="list-style-type: none"> <li>Keep the CRR Track 2 initiative in the catalog</li> <li>Investigate convergence bidding prior to considering whether to allow convergence bidding at sub-load aggregation points and implementing point-to-point convergence bids</li> <li>Open an initiative to evaluate and address convergence bidding efficiencies and/or deficiencies</li> <li>Provide stakeholders with cost-benefit analysis on complex initiatives.</li> </ul>	<ul style="list-style-type: none"> <li>CAISO deleted CRR Track 2 from the catalog following the improvements resulting from Track 1A and 1B.</li> <li>CAISO is monitoring convergence bidding and may address any identified issues in the future</li> </ul>
PacifiCorp (PAC)	<ul style="list-style-type: none"> <li>CAISO should specify the EIM Governing Body classifications for all initiatives in the discretionary section</li> <li>CAISO should update the Day-Ahead Market Enhancements (DAME) description</li> <li>Categorize Multi-Greenhouse Gas Area as (C, 1) rather than (D, 1)</li> <li>Should 6.1.4 Real-Time FRP Enhancement and 6.1.13 Flexible Ramping Product Enhancements be combined under one initiative?</li> <li>Move Full Network Model Expansion Phase 2 to Section 6</li> </ul>	<ul style="list-style-type: none"> <li>Added preliminary EIM Governing Body classifications for all discretionary initiatives</li> <li>Updated DAME description</li> <li>Categorized Multi-GHG Area as (C,1)</li> <li>Deleted 6.1.13, repetitive with ongoing FRP Refinements initiative</li> <li>Added Full Network Model Expansion Phase 2 to Section 6 under EDAM</li> </ul>

Pacific Gas and Electric (PG&E)	Prioritize initiatives that support the following objectives: a) resource adequacy reform, b) import RA rules, and c) market power mitigation. CAISO should prioritize initiatives that can be implemented soon to avoid future emergency conditions.	CAISO appreciates PG&E's comments and will consider them when prioritizing initiatives in the roadmap process
WPTF	Requests the CAISO initiate a stakeholder process focused on a robust scarcity pricing mechanism in Q1 of 2021 rather than including it as a sub-topic within EDAM.	CAISO included a separate scarcity pricing initiative in the catalog in Section 5, and removed from EDAM sub-topics