

**BEFORE THE
PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA**

Order Instituting Rulemaking to Consider)	
Refinements to and Further Development of the)	R.05-12-013
Commission's Resource Adequacy)	
Requirements Program)	
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**ERRATA AND CLARIFICATION TO REPORT OF THE CALIFORNIA
INDEPENDENT SYSTEM OPERATOR CORPORATION SUMMARIZING THE
MEET AND CONFER PROCESS TO DEVELOP STUDY INPUT ASSUMPTIONS**

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Dated: March 10, 2006

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Pursuant to Rule 2.6 of the Commission's Rules of Practice and Procedure, the California Independent System Operator Corporation ("CAISO") requests permission to file the following Erratum and Clarification to the "Report of the California Independent System Operator Corporation Summarizing Meet and Confer Process to Develop Study Input Assumptions," filed on February 22, 2006 (the "Meet and Confer Report"). This document is being served today in anticipation of approval by the presiding Administrative Law Judge in order to clarify the record in this proceeding prior to the filing of comments by parties on March 13, 2006, pursuant to the Assigned Commission's Ruling and Scoping Memo, dated March 1, 2006.

The Meet and Confer Report inadvertently misstated the nature of the information that the Participating Transmission Owners ("PTOs") were requested to provide to the California Independent System Operator Corporation ("CAISO") by February 24, 2006. Rather than "*operational* solutions," as stated on pages 3-4 of the Meet and Confer Report, the PTOs were requested to provide the CAISO with their base cases by February 24, 2006. To clarify, CAISO will work with PTOs throughout the process to determine the transmission system's ability to meet applicable reliability criteria. However, transmission *operational* solutions to contingencies can only be provided once the contingencies have been identified

through the study that the CAISO will perform using the base case information. The CAISO will work with the PTOs to develop and evaluate such transmission solutions after the initial study results have been completed.

In addition, on page 7 of the Meet and Confer Report, the CAISO indicated its agreement, subject to the Commission's approval, to publish effectiveness factors of generating resources within the defined load pocket as well as the effectiveness factors of the generating resources residing outside the load pocket that meet a threshold effectiveness factor of not less than 5% or affect the flow on the limiting equipment by more than 5% of the equipment applicable rating. However, the CAISO's proposed treatment of resources outside the load pocket should be clarified. It may be more appropriate, and the CAISO is proposing, subject to Commission approval, to publish effectiveness factors for those units outside of the load pocket that meet a relative effectiveness factor of not less than 5% (function of the most effective unit within the load pocket).

March 10, 2006

Respectfully Submitted:

By: 

Grant A. Rosenblum

Attorney for

California Independent System Operator

CERTIFICATE OF SERVICE

I hereby certify that I have served, by electronic and United States mail, an Errata and Clarification to Report of The California Independent System Operator Corporation Summarizing the Meet and Confer Process to Develop Study Input Assumptions in Docket No. R.05-12-013.

Executed on March 10, 2006, at Folsom, California.



Charity N. Wilson
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