

# Manual

## 2010 Local Capacity Area Technical Study

December 2008

Version

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## Introduction

The Local Capacity Area Technical Study (“Technical Study” or “LCR Study”) is intended to determine the minimum capacity needed in each identified transmission constrained “load pocket” or Local Capacity Area to ensure reliable grid operations. The existence of local capacity requirements precedes restructuring of the California electric system in 1998. Prior to restructuring, the investor-owned utilities operated integrated systems where conscious trade-offs were made between investing in transmission and generation. As a result, some areas were planned in a manner that consciously relied on local generation to supplement transmission capacity into the local area to satisfy demand and reliability requirements. Electric restructuring itself did not change the topology of the electric system and the physical need for local generation. Rather, it changed the means of access to such resources. The investor-owned utilities no longer owned much of the local generation, having been directed to divest a significant portion of their generation assets (so as to prevent the exercise of generation market power by the incumbent utilities). Consequently, prior to CAISO start-up, it was determined that the CAISO needed to have certain resources available to meet local reliability needs, and thus directly contracted with Reliability Must-Run or “RMR” generation for such purposes.

Over time, it has become more and more apparent that CAISO should only be engaged in a rather small number of contracts in order to maintain the reliability of the grid and that the vast majority of the units needed to reliably serve local area load should be procured by Load Serving Entities (LSE). The adoption by the State of resource adequacy requirements facilitates this transition. The Technical Study works is intended to work in conjunction with resource adequacy requirements to ensure that the CAISO has access to sufficient local generation to ensure reliability standards are satisfied.

There are several components of the reliability standards underlying the Technical Study. Consistent with the mandatory nature of the NERC Planning Standards, the CAISO is under a statutory obligation to ensure efficient use and reliable operation of the transmission grid consistent with achievement of the NERC Planning Standards.<sup>1</sup> The CAISO is further under an obligation, pursuant to its FERC-approved Transmission Control Agreement, to secure compliance with all “Applicable Reliability Criteria.” Applicable Reliability Criteria consists of the NERC Planning Standards as well as Local Reliability Criteria, which reflect Reliability Criteria unique to the transmission systems of each Participating Transmission Owners (“PTOs”). Pursuant to its tariff authority, the CAISO, in consultation with the PTOs and other stakeholders, has adopted CAISO Grid Planning Standards intended to, among other things, interpret NERC Planning Standards and identify circumstances in which the CAISO should apply standards more stringent than those adopted by NERC. Together, these pre-established criteria form Reliability Criteria to be followed in order to maintain desired performance of the CAISO Controlled Grid under Contingency and steady state conditions. The NERC Planning Standards define reliability on interconnected bulk electric systems using the terms “adequacy” and “security.” “Adequacy” is the ability of the electric systems to supply the aggregate electrical demand and energy requirements of their customers at all times, taking into account physical characteristics of the transmission system such as transmission ratings and scheduled and reasonably expected unscheduled outages of system elements. “Security” is the ability of the electric systems to withstand sudden disturbances such as electric short circuits or unanticipated loss of system elements. The NERC Planning Standards are organized by Performance Categories. For instance, one category could require that the grid operator not only ensure grid integrity is maintained under certain

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<sup>1</sup> Pub. Utilities Code § 345

adverse system conditions, e.g., security, but also that all customers continue to receive electric supply to meet demand, e.g., adequacy. In that case, grid reliability and service reliability would overlap.

The study process includes a number of opportunities for stakeholder input. This input is incorporated into the next phase of studies.

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### **Study Objectives**

Similar to studies performed for 2006-2009, the purpose of the 2010 Local Capacity Area Technical Study (“Technical Study” or “LCR Study”) is to identify specific areas within the CAISO Controlled Grid that have local reliability needs and to determine the minimum generation capacity (MW) that would be required to satisfy these local reliability requirements, while enforcing generation deliverability status and Maximum Import Capability for all common mode contingencies (Category A, B, C5).

## Technical Study Assessment and Required Capacity Summary

### Preface

The technical analysis the CAISO performed for the 2009 calendar year to determine the local reliability requirements evaluated ten local areas within the CAISO Controlled Grid where operational history has shown that local reliability issues exist. Seven of these areas (Humboldt, North Coast/North Bay, Greater Bay, Sierra, Stockton, Fresno and Kern) are in PG&E's service area; two (LA Basin and Big Creek/Ventura) are in SCE service area and one (San Diego) in SDG&E service area. A number of these areas are further subdivided as needed into sub-areas. A map of the areas is shown in Figure 1 below.

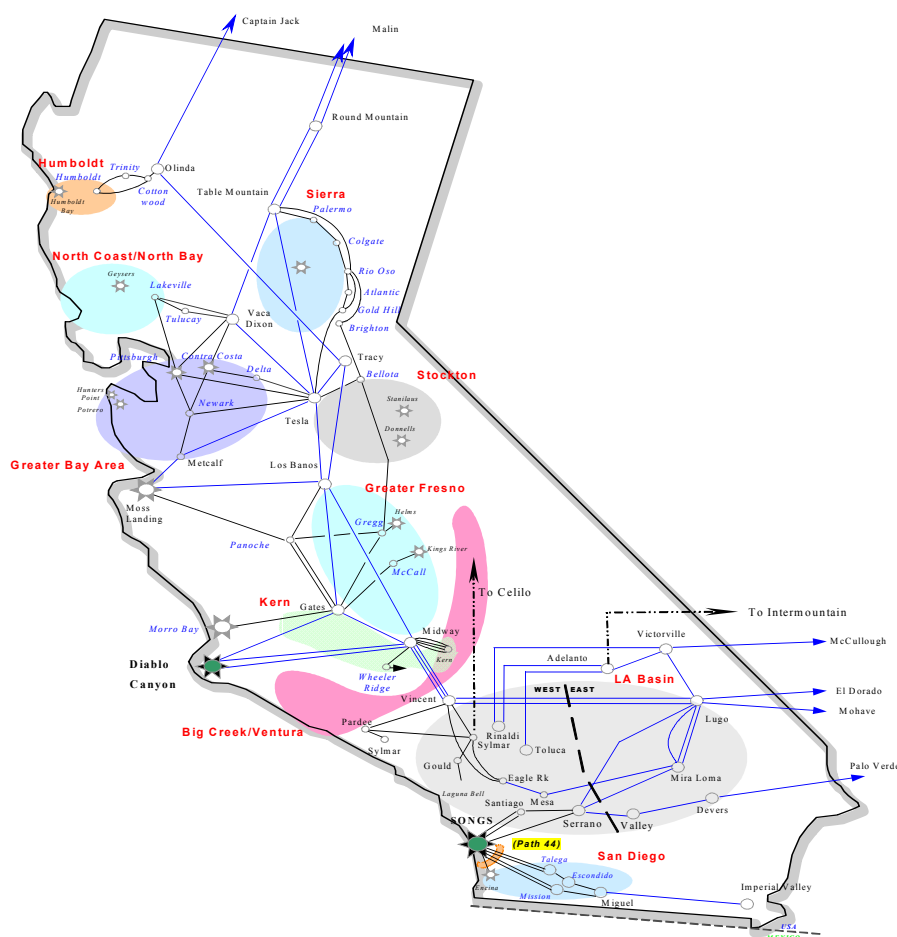


Figure 1 – Local Capacity Area Map

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## **Base Case Input Assumptions**

### **Transmission System Configuration:**

The existing transmission system shall be modeled, including all projects operational on or before June 1, 2010 and all other feasible operational solutions brought forth by the PTOs and as agreed to by the CAISO.

### **Review:**

The majority of local areas peak in the summer time. In order to be consistent with past practices for base case development the CAISO will model all transmission projects operational on or before June 1.

Exemption: Humboldt area peaks in the winter and therefore only projects up to January 1, 2010 are included.

### **Risks:**

Certain system modifications may have the impact of reducing Local Capacity Area Resource requirements ("LCR"). If so, the possibility exists that prior to the time the system modification is implemented, the CAISO will be required to augment the quantity of capacity needed in a certain Local Capacity Area to account for the greater LCR that would otherwise exist in the absence of the assumed modification.

### **Generation Modeled:**

All existing generation resources shall be modeled (less announced retirements) and shall also include all new generation projects that will be on-line and commercial on or before June 1, 2010. For new generation data should be available from the CEC web site: [http://www.energy.ca.gov/sitingcases/all\\_projects.html](http://www.energy.ca.gov/sitingcases/all_projects.html) or through the CAISO interconnection process if no CEC license is required. Generation resources shall be dispatch up to the latest available net qualifying capacity or historical output values (if NQC not available) for purposes of the 2010 Technical Study.

### **Review:**

The majority of local areas peak in the summer time. In order to be consistent with past practices for base case development, the CAISO will model all generation projects operational on or before June 1, 2010.

Exemption: Humboldt area peaks in the winter and therefore only new generation up to January 1, 2010 should be included.

### **Risks:**

If the new generation resources account for a significant portion of the LCR requirements, then the possibility exists that the CAISO cannot manage the transmission system in the first few months of the year without additional (existing) generation (beyond the minimum contracted amount – required after June 1) being made available to the CAISO. As such, the CAISO may be required to augment the quantity of capacity available in the first few months.

**Load Forecast:**

A 1-in-10 year summer peak load forecast shall be used.

**Review:**

An overwhelming majority of stakeholders and the CAISO have indicated that the Technical Study should be integrated into the annual transmission planning process in order select or identify the optimal alternative among potential solutions (transmission, generation or demand side) to resolve the most stringent constraints into the local area. The transmission planning process uses the 1-in-10 year summer peak forecast for local areas (See CAISO Planning Standards at: <http://www.caiso.com/docs/09003a6080/14/37/09003a608014374a.pdf>). This requirement for local areas is necessary because fewer options exist during actual operation to mitigate performance concerns. In addition, due to diversity in load, there is greater certainty in a regional load forecast than in the local area load forecast. The 1-in-10 load forecast standard for local areas minimizes the potential for interruption of end-use customers. In order to avoid bias among transmission, generation and demand side alternatives, all options should be validated against the same load forecast (1-in-10). Using a lower load forecast (1-in-2, 1-in-5) for LCR studies would benefit transmission alternatives (approved on 1-in-10 local load forecast during planning process) over generation or demand side.

**Risks:**

None. The annual transmission planning process should address cost effectiveness because all alternatives are presented and studied using the same level of local load forecast (1-in-10).

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**Methodology**
**Maximize Import Capability into the Local Area:**

Import capability into the local area shall be maximized, thus minimizing the generation required in the local area to meet reliability requirements. In other words, after the most stringent contingencies have been taken, the limiting element should be loaded at 100% of it's applicable rating for constraints driven by equipment loading limits. Also, the voltage and/or reactive margin should be at their respective minimum allowable levels, after the most restrictive contingencies have been taken, for voltage and/or reactive margin driven constraints.

**Review:**

An overwhelming majority of stakeholders have indicated that the Technical Study must present the minimum number of MW required in local area in order to meet the reliability criteria.

**Risks:**

It is possible that the LSEs will comply in purchasing the minimum capacity requirement from units that are less effective (or that do not solve all the area constraints). If this should happen, the CAISO would be forced to augment the local capacity available to it to satisfy the reliability criteria. The CAISO will seek to

minimize this exposure by publishing data to facilitate more effective LSE procurement, such as single or multiple effectiveness factors for resources in local areas or sub-areas where excess capacity exists.

### **Maintaining Path Flows:**

Path flows shall be maintained below all established path ratings into the local areas, including 500 kV elements. For clarification, given the existing transmission system configuration, the only 500 kV path that flows directly into a local area and, therefore, considered in the LCR Study is the South of Lugo transfer path flowing into the LA Basin.

Paths that do not directly flow into a local area, but influence the local area LCR need, should be set at a value below the established path rating such that it assures the path operator that it can sustain any flow on this path at this local area peak time. Currently the only known path that influences but does not flow directly into a local area is Path 15. As such this path will be set at 1275 MW N-S flow and this assumption assures that at Fresno peak time the CAISO can support any Path 15 flow.

### **Review:**

All established path ratings should be maintained below their maximum limits regardless of voltage level, as established by existing reliability criteria. (See page XI-123 in the Minimum Operating Criteria – part of the Planning Coordination Committee Handbook at:

[http://www.wecc.biz/documents/library/publications/PCC/PCC\\_Handbook\\_Complete.pdf](http://www.wecc.biz/documents/library/publications/PCC/PCC_Handbook_Complete.pdf))

Paths that do not flow directly into a local area need to set such that they will assure flexible operation of the electric system for any condition encountered in real-time at the peak of the local area.

### **Risks:**

If insufficient resources are provided, the CAISO would be required to augment available local capacity to prevent dropping load under normal conditions (or immediately after a single contingency in some cases) in order to maintain path flows below their limits.

If paths that do not flow directly into a load pocket are not fully covered at peak time then there is a chance this local area problem could evolve into a zonal or system problem and that is to be avoided.

### **QF/Nuclear/State/Federal Units:**

Regulatory Must-take and similarly situated units like QF/Nuclear/State/Federal resources shall be modeled on-line at Net Qualifying Capacity (“NQC”) or historical output values (if NQC not available) for purposes of the 2010 Technical Study.

### **Review:**

These units have an assured revenue stream and can be assumed to offer available capacity during 2010 summer operations.

### **Risks:**

None.



**Units Owned or Under Long-term Contracts with LSEs:**

Units owned or under long-term contracts with LSEs shall be modeled on-line at NQC or historical output values (if NQC not available) for purposes of the 2010 LCR Study. This information may be provided by LSEs.

**Review:**

These units have an assumed revenue stream and therefore are assumed to make their capacity available during 2010 summer operations.

**Risks:**

None.

**Maintaining Deliverability of Generation as well as Import Allocations Relied upon by RA:**

The deliverability status of generation and import capability, relied upon in the RA program, shall be maintained for all common mode contingencies (including all single contingencies as well as double circuit tower line and same right-of-way contingencies). The import capability utilized shall be the Maximum Import Capability calculated by the CAISO for import assignment purposes. This value reflects the maximum deliverable quantity across each branch group.

**Review:**

The Maximum Import Capability has been demonstrated to be deliverable during high peak load conditions, while complying with reliability criteria. Also, all existing generators in the NQC list, have been demonstrated to be fully deliverable to the aggregate of load. During the LCR Technical Study, the Maximum Import Capability and generation deliverability must be maintained (especially for imports and/or resources that aggravate the local constraints) or else there is a need to reduce the import flows across branch groups and deliverability of certain generators. The last approach is to be avoided because, in addition to market participant equitability issues, for the most part there will be rather large decreases in import allocations and generation deliverability for rather small decreases in local area LCR requirements. After a single contingency during the "System Readjustment" all generating units as well as imports can be reduced (up to a limit – see system readjustment) in order to protect for the next most limiting contingency.

**Risks:**

It is imperative that good coordination is achieved between generation and import deliverability relative to LCR studies because otherwise it is possible that not all contracts already deemed deliverable can be delivered during the summer peak study conditions.

**Load Pocket Boundary:**

The 2010 Technical Study shall be produced based on load pockets defined by a fixed boundary.

**Review:**

An overwhelming majority of stakeholders and the CAISO have indicated that the requirement for the Technical Study should be reasonably stable over time to encourage longer-term contracting by LSEs. Transmission configurations as well as unit and load effectiveness factors change every year due to new transmission projects added to the grid. As such, the only way to have a stable area is to define it as a fix boundary based on past experience of known constraints into any one area. The area definition is subject to change only if new major transmission and/or generation projects significantly change the local area constraints.

**Risks:**

There may be some units or loads located outside the local area boundary that may help reduce one or more of the constraints within the local area, but nevertheless not qualify as a Local Capacity Area Resource. However, in the great majority of cases, units and load outside the defined local area are less valuable in that they either do not mitigate the binding constraint or do not help to reduce flows on the majority of other potential constraints resulting from other less severe contingencies when compared to resources located within the local area. During the validation of local procurement, the CAISO will use all units procured by all LSEs, regardless of location, in order to see if any further procurement is needed to satisfy Reliability Criteria.

**CAISO Statutory Obligation Regarding Safe Operation:**

The CAISO must maintain the system in a safe operating mode at all times. This obligation translates into respecting the Reliability Criteria at all times. For example, during normal operating conditions, the CAISO must protect for all single contingencies and common mode double line outages. As a further example, after a single contingency, the CAISO must readjust the system in order to be able to support the loss of the next most stringent contingency.

**Review:**

Many stakeholders do not understand this concept and claim that a single contingency only happens with a small probability and therefore additional NERC performance categories may be ignored. However, the CAISO must be prepared under normal conditions (100% of the time) to support all Category B and C5 contingencies. Furthermore, after a single contingency has occurred, the CAISO must be able to readjust the system in order to prepare for the next worst contingency (Category C3).

**Risks:**

None.

**Local Capacity Criteria to be studied**

The following table provides a comparison of system planning criteria, based on the NERC performance standards, used in the study:

**Table 1: Criteria Comparison**

<b>Contingency Component(s)</b>	<b>Grid Planning</b>	<b>Local Capacity</b>
<b><u>A – No Contingencies</u></b>	<b>X</b>	<b>X</b>
<b><u>B – Loss of a single element</u></b> 1. Generator (G-1) 2. Transmission Circuit (L-1) 3. Transformer (T-1) 4. Single Pole (dc) Line 5. G-1 system readjusted L-1	<b>X1</b> <b>X1</b> <b>X1</b> <b>X1</b> <b>X</b>	<b>X1</b> <b>X1</b> <b>X1,2</b> <b>X1</b> <b>X</b>
<b><u>C – Loss of two or more elements</u></b> 1. Bus Section 2. Breaker (failure or internal fault) 3. L-1 system readjusted G-1 3. G-1 system readjusted T-1 or T-1 system readjusted G-1 3. L-1 system readjusted T-1 or T-1 system readjusted L-1 3. G-1 system readjusted G-1 3. L-1 system readjusted L-1 3. T-1 system readjusted T-1 4. Bipolar (dc) Line 5. Two circuits (Common Mode) L-2 6. SLG fault (stuck breaker or protection failure) for G-1 7. SLG fault (stuck breaker or protection failure) for L-1 8. SLG fault (stuck breaker or protection failure) for T-1 9. SLG fault (stuck breaker or protection failure) for Bus section WECC-S3. Two generators (Common Mode) G-2	<b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X3</b>	  <b>X</b> <b>X</b> <b>X</b> <b>X</b> <b>X</b>  <b>X</b> <b>X</b>       <b>X</b>
<b><u>D – Extreme event – loss of two or more elements</u></b> Any B1-4 system readjusted (Common Mode) L-2 All other extreme combinations D1-14.	<b>X4</b> <b>X4</b>	<b>X3</b>
1 System must be able to readjust and support the loss of the next element within A/R. 2 A thermal or voltage criterion violation resulting from a transformer outage may not be cause for a local area reliability requirement if the violation is considered marginal (e.g. acceptable loss of facility life or low voltage), otherwise, such a violation will necessitate creation of a requirement. 3 Evaluate for risks and consequence, per NERC standards. No voltage collapse or dynamic instability allowed. 4 Evaluate for risks and consequence, per NERC standards.		

A significant number of simulations were run to determine the most critical contingencies within each local area. Using power flow, post-transient load flow, and stability assessment tools, the system performance results of all tested contingencies were measured against the system performance requirements defined by the criteria shown in Table 1. Where the specific system performance requirements were not met, generation was adjusted until performance requirements were met for the local area. The adjusted generation constitutes the minimum generation needed in the local area. The following describes how the criteria were tested for the specific type of analysis performed.

### 1. Power Flow Assessment:

<u>Contingencies</u>	<u>Thermal Criteria</u> <sup>3</sup>	<u>Voltage Criteria</u> <sup>4</sup>
Generating unit <sup>1, 6</sup>	Applicable Rating	Applicable Rating
Transmission line <sup>1, 6</sup>	Applicable Rating	Applicable Rating
Transformer <sup>1, 6</sup>	Applicable Rating <sup>5</sup>	Applicable Rating <sup>5</sup>
(G-1)(L-1) <sup>2, 6</sup>	Applicable Rating	Applicable Rating
Overlapping <sup>6, 7</sup>	Applicable Rating	Applicable Rating

- <sup>1</sup> All single contingency outages (i.e. generating unit, transmission line or transformer) will be simulated on Participating Transmission Owners' local area systems.
- <sup>2</sup> Most severe generating unit out, system readjusted, followed by a line outage. This over-lapping outage is considered a single contingency within the ISO Grid Planning Criteria. Therefore, load dropping for an overlapping G-1, L-1 scenario is not permitted.
- <sup>3</sup> Applicable Rating – Based on ISO Transmission Register or facility upgrade plans including all established path ratings.
- <sup>4</sup> Applicable Rating – ISO Grid Planning Criteria or facility owner criteria as appropriate.
- <sup>5</sup> A thermal or voltage criterion violation resulting from a transformer outage may not be cause for a local area reliability requirement if the violation is considered marginal (e.g. acceptable loss of facility life or low voltage), otherwise, such a violation will necessitate creation of a requirement.
- <sup>6</sup> Following the first contingency (N-1), the generation must be sufficient to allow the operators to bring the system back to within acceptable operating range (voltage and loading) and/or appropriate OTC following the studied outage conditions and be able to safely prepare for the loss of the next most stringent element and be within Applicable Rating after the loss of the second element.
- <sup>7</sup> During normal operation or following the first contingency (N-1), the generation must be sufficient to allow the operators to prepare for the next worst N-1 or common mode N-2 without pre-contingency interruptible or firm load shedding. SPS/RAS/Safety Nets may be utilized to satisfy the criteria after the second N-1 or common mode N-2 except if the problem is of a thermal nature such that short-term ratings could be utilized to provide the operators time to shed either interruptible or firm load. T-2s (two transformer bank outages) would be excluded from the criteria.

### 2. Post Transient Flow Assessment:

<u>Contingencies</u>	<u>Reactive Margin Criteria</u> <sup>2</sup>
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Selected <sup>1</sup>

Applicable Rating

- <sup>1</sup> If power flow results indicate significant low voltages for a given power flow contingency, simulate that outage using the post transient load flow program. The post-transient assessment will develop appropriate Q/V and/or P/V curves.
- <sup>2</sup> Applicable Rating – positive margin based on the higher of imports or load increase by 5% for N-1 contingencies, and 2.5% for N-2 contingencies.

### 3. Stability Assessment:

ContingenciesSelected <sup>1</sup>Stability Criteria <sup>2</sup>

Applicable Rating

- <sup>1</sup> Base on historical information, engineering judgment and/or if power flow or post transient study results indicate significant low voltages or marginal reactive margin for a given contingency.
- <sup>2</sup> Applicable Rating – ISO Grid Planning Criteria or facility owner criteria as appropriate.

### Definition of Terms

#### Applicable Rating:

This represents the equipment rating that will be used under certain contingency conditions.

Normal rating is to be used under normal conditions.

Long-term emergency ratings, if available, will be used in all emergency conditions as long as “system readjustment” is provided in the amount of time given (specific to each element) to reduce the flow to within the normal ratings. If not available normal rating is to be used.

Short-term emergency ratings, if available, can be used as long as “system readjustment” is provided in the “short-time” available in order to reduce the flow to within the long-term emergency ratings where the element can be kept for another length of time (specific to each element) before the flow needs to be reduced the below the normal ratings. If not available long-term emergency rating should be used.

Temperature-adjusted ratings shall not be used because this is a year-ahead study not a real-time tool, as such the worst-case scenario must be covered. In case temperature-adjusted ratings are the only ratings available then the minimum rating (highest temperature) given the study conditions shall be used.

CAISO Transmission Register is the only official keeper of all existing ratings mentioned above.

Ratings for future projects provided by PTO and agree upon by the CAISO shall be used.

Other short-term ratings not included in the CAISO Transmission Register may be used as long as they are engineered, studied and enforced through clear operating procedures that can be followed by real-time operators.

Path Ratings need to be maintained in order for these studies to comply with the Minimum Operating Reliability Criteria and assure that proper capacity is available in order to operate the system in real-time.

### **System Readjustment:**

This represents the actions taken by operators in order to bring the system within a safe operating zone after any given contingency in the system.

#### Actions that can be taken as system readjustment after a single contingency (Category B):

1. System configuration change – based on validated and approved operating procedures
2. Generation re-dispatch
  - a. Decrease generation (up to 1150 MW) – limit given by single contingency SPS as part of the CAISO Grid Planning standards (ISO G4)
  - b. Increase generation – this generation will become part of the LCR need

#### Actions, which shall not be taken as system readjustment after a single contingency (Category B):

1. Load drop – based on the intent of the CAISO/WECC and NERC criteria for category B contingencies.

### **Review:**

This is one of the most controversial aspects of the interpretation of the existing NERC Planning Standards, because the relevant footnote mentions that load drop can be done after a category B event in certain local areas. However, discussion in the main body of the criteria provides that NO load shedding should be done following a single contingency. All stakeholders and the CAISO agree that no load shedding should be done immediately after a single contingency. It is the conclusion of the LSAG that after a single contingency, the system is in a Category B condition and the system should be planned based on the body of the criteria with no load shedding even if capable of occurring immediately or within 15-30 minutes after the first contingency. It follows that load shedding may not be utilized as part of the system readjustment period – in order to protect for the next most limiting contingency.

Category C conditions exist after the second contingency has occurred. At this point in time, firm load shedding is allowed in a planned and controlled manner. A robust California system should be planned based on the main body of the criteria, not the footnote regarding Category B contingencies. Therefore, if there are available resources in the local area, such resources should be used first (and included in the LCR requirement) before resorting to shedding firm load.

### **Risks:**

This interpretation tends to guarantee that firm load shedding is used to address Category B conditions only under the limited circumstances where no other resource or validated operational measure is available. A contrary interpretation would constitute a departure from existing practice and degrade current service expectations by increasing load's exposure to service interruptions.

### **Time allowed for manual readjustment:**

This is the amount of time required for the operator to take all actions necessary to prepare the system for the next contingency. This time should be less than 30 minutes in accordance with existing CAISO Grid Planning Standards.

**Review:**

This item is very specific in the CAISO Grid Planning Standards that were adopted in consultation with PTOs and stakeholders in 2002. Nevertheless, some stakeholders argue that 30 minutes only allows generation re-dispatch and automated switching where remote control is possible. If remote capability does not exist, a person must be dispatched in the field to perform the switching functions and 30 minutes may not provide sufficient time. The CAISO will consider limited exemptions from the existing time requirements for small local areas with very limited load exposure. The exemption must be documented in an CAISO approved operating procedures that will remain effective only until remote controlled switching equipment can be installed.

**Risks:**

None, it is consistent with the existing interpretation of the CAISO Grid Planning standards.

**Special Protection Schemes:**

All known SPS shall all be used. New SPS must be verified and approved by the CAISO and comply with the new SPS guideline described in the CAISO Grid Planning Standards.

**Review:**

Not a controversial issue.

**Risks:**

None.

**Effectiveness Factor:**

Effectiveness factors are determined relative to the limiting equipment after applying the contingency(s). The CAISO methodology for establishing the effectiveness factor of an individual unit increases the output of the tested unit and decreases (same amount) from all the other on-line units in the CAISO Control Area (except the designated system swing). The amount of the "other" units decreases is based on their Pgen multiplied by the ratio of the total P increase versus total Pgen for all on-line units in the control area.

**Review:**

Not a controversial issue.

**Risks:**

None.

**Pump model:**

During the Technical Study, pumps should be modeled as firm loads up to the maximum of CEC coincident peak load forecast for these pumps or the firm transmission service (if available).

**Review:**

Due to weather and environmental changes, it is somewhat unpredictable, in the year ahead timeframe, how much pump is needed and at what level a year ahead of time, as such the pump owner should have reserved it's firm transmission service even if this would exceed CEC load forecast. Coordinate with pump owner for further details. This is needed since the CAISO can consider pump values above CEC forecast as being non-firm except for cases where firm transmission right exist and therefore need to be protected for by the CAISO. The only pump in a local area that the CAISO is aware at this time that this rule will apply is Delta PMP in the Bay Area.

**Risks:**

Could slightly increase the LCR requirements in that local area in order to protect for firm transmission rights.

**Contingencies:**

During the Technical Study, the CAISO can use any and all contingencies in the system. All existing and/or know SPS and operating solutions shall be applied if needed. The problem found after the contingency is taken defines the need as local, zonal or system.

Example: an outage of South West Power Link (SWPL) will have a local effect if the overload is on the South of SONGS path, a zonal effect if the overload is on SCIT or Path 26 and a system effect if the overload is on California Oregon Interchange (COI) or if reserves dip below the minimum allowed.

**Review:**

Limiting the number or area of contingencies contradicts with real-time operations where the CAISO needs to maintain system reliability for all system contingencies.

**Risks:**

None.

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**Studies by Performance Level**
**Performance Level A – Normal conditions:**

1. Set the base case based on the existing input assumptions.
2. Based on the particular local area studied, schedule all imports (with influence on the local area) at the level of Maximum Import Capability for the particular branch groups plus any increase due to new capability that may be related to new transmission projects. This step is done in order to protect the deliverability of imports to the aggregate of load.



3. Screen the local area for highest flows due to normal flow pattern. Find one or more elements (or approved path ratings) that could be normally overloaded if not enough generation is maintained in the local area.
4. For the most stringent element (s), find all units that aggravate the constraint (suggestion – stop at the 5% effectiveness factor or 5% flow on the line whichever comes last). Make sure all these units are on-line at their deliverable output – check deliverability studies for consistency. This is done in order to maintain the deliverability of units (otherwise if they sign contracts with LSE they could become undeliverable).
5. Go back to the units within the local area that help reduce the flow on the most limiting element. Turn on these units (most effective unit first within each category – after you finish one category move to the most effective unit in the next category and so on) in the following order until the equipment is at the 100% of normal rating:
  - a. QF/Nuclear/State/Federal units
  - b. Units under known existing long-term contracts with LSEs
  - c. Other market units without long-term contracts
6. Add the output of all units that reduce the flow. This is the Category A requirement. Keep this so that it can be compared with category B and C requirements. It will only be used if higher than Category B or C requirements.
7. Repeat this for any sub area if required.

**Performance Level B – Single Contingency Conditions:**

1. Set the base case based on the existing input assumptions. (You can start with the base case used for category A study).
2. Based on the particular local area studied, schedule all imports (with influence on the local area) at the Maximum Import Capability for the particular branch groups with influence plus any increase due to new allocations that may be related to new transmission projects. – This step is done in order to protect the deliverability of imports to the aggregate of load.
3. Screen the area for highest emergency flows due to single contingency conditions. Find one or more elements (or approved path ratings) that could be overloaded based on their emergency ratings (under single contingency conditions) if not enough generation is maintained in the area.
4. For the most stringent element(s), find all units that aggravate the constraint (suggestion – stop at the 5% effectiveness factor or 5% flow on the line whichever comes last). Make sure all these units are on-line at their deliverable output – check deliverability studies for consistency. This is done in order to maintain the deliverability of all units deemed so (otherwise if they sign contracts with LSE they could become undeliverable).
5. Go back to the units within the area that help reduce the flow on the most limiting element. Turn on these units (most effective unit first within each category – after you finish one category move to the most effective unit in the next category and so on) in the following order until the equipment is at the 100% of normal rating:
  - a. QF/Nuclear/State/Federal units

- b. Units under known existing long-term contracts with LSEs
  - c. Other market units without long-term contracts
- 6. Add the output of all units that reduce the flow. This is the Category B requirement. Keep this so that it can be compared with category A and C requirements. It will only be used if higher than Category A or C requirements.
- 7. Repeat this for any sub area if required.

**Performance Level C5 – Double Circuit Tower Line and Two Line in the Same Right-of-Way Conditions:**

1. Set the base case based on the existing input assumptions. (You can start with the base case used for category A study).
2. Based on the particular local area studied, schedule all imports (with influence on the local area) at the Maximum Import Capability for the particular branch groups plus any increase due to new allocations that may be related to new transmission projects. – This step is done in order to protect the deliverability of imports to the aggregate of load.
3. Screen the area for highest emergency flows due to C4, C5 and WECC-S3 double contingency conditions. Find one or more elements (or approved path ratings) that could be overloaded based on their emergency ratings (under double contingency conditions) if not enough generation is maintained in the area. (Use all known automatic or manual operating procedures that help reduce the flow on the most limiting element.)
4. For the most stringent element(s), find all units that aggravate the constraint (suggestion – stop at the 5% effectiveness factor or 5% flow on the line whichever comes last). Make sure all these units are on-line at their deliverable output – check deliverability studies for consistency. This is done in order to maintain the deliverability of all units deemed so (otherwise if they sign contracts with LSE they could become undeliverable).
5. Go back to the units within the area that help reduce the flow on the most limiting element. Turn on these units (most effective unit first within each category – after you finish one category move to the most effective unit in the next category and so on) in the following order until the equipment is at the 100% of normal rating:
  - a. QF/Nuclear/State/Federal units
  - b. Units under known existing long-term contracts with LSEs
  - c. Other market units without long-term contracts
6. Add the output of all units that reduce the flow. This may be the Category C4, C5 and WECC-S3 requirement. Keep this so that it can be compared with other category C requirements. It will only be used if higher than other category C requirements.
7. Repeat this for any sub area if required.

**Performance Level C3 – Any Two Single contingencies with System Readjustment Conditions:**

1. Start with the base cases set for category B study.

2. Screen the area for highest emergency flows due to any double contingency conditions (except for two transformer outages). Find one or more elements (or approved path ratings) that could be overloaded based on their emergency ratings (under double contingency conditions) if not enough generation is maintained in the area.
3. For the most stringent element (s) find all units that aggravate the constraint (suggestion – stop at the 5% effectiveness factor or 5% flow on the line whichever comes last).
4. After the first contingency, do the following system readjustment before taking the next worst contingency:
  - a. System configuration change – based on validated and approved operating procedures
  - b. Decrease generation from units that aggravate the constraint (deliverability is not protected for this C3 category). Stop decreasing a certain generator when:
    - i. Another known flow limit in the system has been reached.
    - ii. Total generation decrease reaches 1150 MW – limit given by single contingency SPS as part of the CAISO Grid Planning standards (ISO G4).
  - c. Increase generation from units that help reduce the flow on the most stringent element – this generation will become part of the LCR need (read next bullet).
5. Go back to the units within the area that help reduce the flow on the most limiting element. Turn on these units (most effective unit first within each category – after you finish one category move to the most effective unit in the next category and so on) in the following order until the equipment is at the 100% of normal rating:
  - a. QF/Nuclear/State/Federal units
  - b. Units under known existing long-term contracts with LSEs
  - c. Other market units without long-term contracts
6. Add the output of all units that reduce the flow. This may be the Category C3 requirement. Keep this so that it can be compared with other category C requirements. It will only be used if higher than other Category C requirements.
7. Repeat this for any sub area if required.

**Protect against voltage collapse for Performance Level B followed by C5 Conditions:**

1. Start with the base cases set for category B study.
2. Screen the area for voltage collapse only based on any single contingencies followed by C5 (double circuit tower line outages or two lines in the same right-of-way) contingency conditions if not enough generation is maintained in the area. (Use all known automatic special protection schemes and/or operating procedures that help avoid voltage collapse.)
3. For the most stringent element (s) find all units that aggravate the constraint (suggestion – stop at the 5% effectiveness factor or 5% flow on the line whichever comes last).
4. After the first contingency, do the following system readjustment before taking the next worst C5 contingency:

- a. System configuration change – based on validated and approved operating procedures
  - b. Decrease generation from units that aggravate the constraint only. Stop decreasing a certain generator when:
    - i. Another known flow limit in the system has been reached.
    - ii. Total generation decrease reaches 1150 MW – limit given by single contingency SPS as part of the CAISO Grid Planning standards (ISO G4).
  - c. Increase generation from units that help maintain voltage stability – this generation will become part of the LCR need (read next bullet).
5. Go back to the units within the area that help eliminate the voltage collapse situation. Turn on these units up to their NQC (most effective unit first within each category – after you finish one category move to the most effective unit in the next category and so on) in the following order until the voltage collapse situation has been eliminated:
    - a. QF/Nuclear/State/Federal units
    - b. Units under known existing long-term contracts with LSEs
    - c. Other market units without long-term contracts
  6. Add the output of all units that help maintain the voltage stability in the local area. This may be the Category B1 + C5 requirement. Keep this so that it can be compared with other category C requirements. It will only be used if higher than other Category C requirements.
  7. Repeat this for any sub area if required.

### **Total Area LCR Requirement:**

For any given area or sub area compare the requirement for Category A, B and C. The most stringent one will dictate that area LCR requirement.

### **General helpful tips:**

If the area of study has one or more sub areas, then start with the smallest and/or most easy (radial) sub areas. All the units required in order to meet the sub area requirements should be turned on and accounted as part of the bigger sub area or entire area requirements (if they help reduce the flow on the most stringent element.)

If these units (those needed in a sub area) aggravate other sub area requirements, then be very careful during system re-dispatch so that the decrease of this generation does not cause problems in the previous sub area.

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## **Service Reliability**

This is a service reliability level that reflects generation capacity that is needed to readjust the system to prepare for the loss of a second transmission element (N-1-1) using generation capacity *after* considering

all reasonable and feasible operating solutions (involving customer load interruption) developed and approved by the CAISO, in consultation with the PTOs. Under this option, there is no expected load interruption to end-use customers as the CAISO operators prepare for the second contingency. However, the customer load may be interrupted after the second contingency occurs.