RTO 101: What RTOs Do and Why
Session 1 - System Operations
Session 2 - RTO Spot Markets

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Topics for This Meeting

Session 1: Understanding System Operations
- System operations, dispatch and reliability
- Many control areas but one grid
- Loop flows, contract paths and TLRs
- How RTO dispatch replaces TLRs to improve reliability
- Inter-RTO coordination and Joint and Common Markets
- How the construct provides “open, comparable transmission access”

Session 2: RTO Spot Markets
- How the spot market supports policy options
- How bilaterals and self schedules are handled
- Day-ahead and real-time markets – two-settlement systems

Session 3: Locational Marginal Pricing
- Why LMP and not something else?
- LMP example and observations
Topics for This Meeting (cont.)

Session 4: Financial Transmission Rights
- Why “financial” rights and not “physical” rights
- How FTRs work and how to get them
- Are there enough FTRs?

Session 5: Resource Adequacy in an RTO Framework
- Theory, merits and issues with “energy-only” market-clearing approaches
- Market power and price caps
- Issues with current ICAP approaches
- LICAP and demand curves: new approaches in NY, NE, PJM

Session 6: Transmission Investment in an RTO Framework
- FTRs and elements of a market-based approach
- Regulatory backstop and the need for a bright line
- Cost allocation – Case Study from ISO-New England
Understanding System Operations
A Utility Is Commonly Thought of as Having Three Major Operational Functions:

- Generation . . .
- Transmission . . .
- Distribution . . .

But there is another function – SYSTEM OPERATIONS
ISOs and Most Utilities Have a Control Room for System Operations

(This is MISO’s, but all larger utilities have one)
System Operators Work in Local Dispatch Centers That Manage “Control Areas”

A control area may cover one utility grid/service area, or two or more interconnected grids. An RTO may cover a broad region.

- There are over 140 control areas in the United States alone.
- Each control area manages only a piece of an interconnection.

In fact, there are only three very large “interconnections.”

- Dozens of separately owned grids/control areas are interconnected.
- And energy flows travel throughout each interconnection along all possible paths – the laws of physics dictate this.
- Each interconnection functions like one huge electrical machine.
Figure 2.6. NERC Regions and Control Areas

As of September 1, 2003
Essential Reliability Functions Center Around Each System Operator’s Dispatch

- Coordinate Inter-utility Flows w/Others
- Grid Operating Instructions
- Monitor Flows, Limits & Contingencies
- Manage Operating Reserves
- Keep Flows Within Limits
- Real-Time Balancing
- Congestion Redispach (internal only?)
- Maintain Voltage and Frequency
- Security-Constrained Economic Dispatch & Regulation

TLR
A System Operator’s Dispatch Is The Essential Tool For Reliable Operations

• Dispatchers instruct generators how much to generate at each location in each dispatch interval (usually every 5 minutes).
  
  • There’s virtually no “storage” in electricity, so electricity must be generated as it is consumed.
  
  • Automated “regulation” fine tunes output in seconds to balance supply/demand at all times.
  
  • Energy dispatch keeps frequency at 60Hz
  
  • Reactive power dispatch keeps voltage stable
  
  • These and other actions keep the lights on
The System Operator’s Dispatch Also Serves to Meet Demand At Lowest Cost

- Operators try to dispatch *economically*.

This “Redispatch” Raises Costs

Least cost Redispatch

Units H & N are the most cost-effective to constrain off and on to relieve the constraint.
Many Small Control Areas Make the Interconnected Grid Harder to Manage

• *Actions here affect flows there* – it’s one interconnected grid

• *Coordination is challenging, unforgiving* – every operator must do his/her job and let neighbors know quickly about problems.

• *So 100% reliability is harder to assure.* The August 14, 2003 blackout was probably inevitable, and could happen again.

• *Economic dispatch is balkanized* – each local dispatch is less efficient than it could be: we pay more in each area.

• *Market power is easier to exercise* -- the entity that controls the dispatch controls grid access, imbalance pricing, etc.
A Weak Link in Reliability: Multiple Control Areas, Each With Its Own Dispatch, Must Coordinate Flows Between Each Other

Timing:
- Flows = near light speed
- AGC – regulation = seconds
- Internal dispatch = 5 min
- Inter-CA schedules = 30-60 min
Contract Path Scheduling and TLRs

In regions outside ISOs, parties reserve transmission from the grid owner by selecting and paying for a “contract path.”

- The contract path concept bears no relationship to physical flows.

- The contract path is only one of many paths along which electricity actually flows from “source” to “sink” for any given schedule.

Although a contract path may be able to accommodate the flows...

- Other possible paths on which the flows actually travel may not be able to accommodate those flows without violating their security limits.

- When this happens, control areas need a system to “unschedule” the overloaded line/equipment to ensure flows stay within security limits.

- System Operators and Reliability Coordinators use “TLRs” -- Transmission Line Loading Relief – rules developed by NERC.
Contract Path Scheduling Is Flawed Because It Ignores the Actual Flows/Physics

Schedule with flows along the contract path . . .
(not congested)

Control Area A

Loop flows can cause congestion (flows above line limits) anywhere along any path

Control Area B

. . . causes flows on all other paths

Control Area C

Contract path scheduling needs curtailments (TLRs) to “unschedule” the grid to get flows within security limits
TLR Curtailments Are Necessary Only Because There is No Regional Dispatch Alternative

1. Schedules between these control areas . . .

2. Can cause congestion in another control area, which has the right to request TLR instead of redispatching, which would increase its own costs.

3. Help!

4. Reliability Coordinator Calls TLR

5. After TLR cuts, each CA must rebalance its dispatch

6. Result costs more to serve all loads
Can We Still Rely On TLRs For Reliability?

There may have been a time when primary reliance of TLRs was sufficient to ensure reliable inter-control area grid coordination. With increasing numbers (100s) of TLRs being called, that time is past.

TLRs are inadequate because . . .

- TLRs can take too long – couldn’t have avoided August 14.
- TLRs are imprecise in matching curtailment with relief needed
- Too many schedules may be cut, leaving the grid underutilized
- TLR rules don’t cover all flows, so they discriminate
- TLRs can curtail economic schedules that serve “native loads”
- But . . . TLR curtailment rules pay no attention to economics
A Regional Dispatch Replaces TLRs by Redispatching Flows Every 5 Minutes

**RTO Functions**
- Maintain Voltage and Frequency
- Real-Time Balancing
- Manage Congestion
- Keep Flows W/in Limits
- Manage Reserves
- Monitor Grid
- Control Grid Operations
- Coordinate Flows

**Regional Security-Constrained Economic Dispatch**
- Maintain Voltage and Frequency
- Real-Time Balancing
- Manage Congestion
- Keep Flows W/in Limits
- Manage Reserves
- Monitor Grid
- Control Grid Operations
- Coordinate Flows

**Original Control Area A**
**Original Control Area B**
**Original Control Area C**
**Original Control Area D**

**TLR** Coordinate with other RTOs
RTO Reliability Functions and Benefits

An RTO that offers a bid-based security-constrained economic dispatch and related monitoring tools across its region can . . .

• Internalize regional loop flows and congestion in a large region

• Solve congestion region-wide every 5 minutes, before it happens, and solve much of it day ahead with bid-based day-ahead markets

• Replace reliance on TLRs within its regional dispatch area

• Monitor and react quickly to grid problems on a regional basis

• Vastly simplify the coordination needed to ensure regional reliability

• Facilitate reserve sharing and reduce operating reserve requirements (diversity is more reliable and saves money)
RTOs with Standard Core Features
Enhance Grid Reliability – And Create Spot Markets

Market Inputs → RTO Functions → Market Support

Generator Offers
Forecasts and Load Bids
Bilateral Schedules
Self Schedules

Reserves
Regional Security-Constrained Economic Dispatch

Ensure Reliability

Real-Time Balancing
Congestion Redispatch (In lieu of TLR)
Allocate & Auction FTRs

Use LMPs for Settlements

Reliably Serve All Loads
Cover Imbalances
Buy and Sell Spot Energy
Transmission Usage Charge \((LMP_B - LMP_A)\)
Financially Firm Tx \((LMP_B - LMP_A)\)

Calculate Dispatch Prices (LMP)

Co-Optimized

$$$

Calculate Dispatch Prices (LMP)

$$$

Use LMPs for Settlements

Financially Firm Tx \((LMP_B - LMP_A)\)
Reliability and Spot Markets Are Linked

An open spot market arises naturally from . . .

- The reliability necessity of a security-constrained dispatch
- The desirability of an having an economic (“least-cost”) dispatch
- The commercial necessity of paying/charging all parties that use the dispatch at market prices

Reliability is supported by efficiently priced dispatch/spot market.

- Prices consistent with the dispatch and offers/bids encourage parties to follow dispatch instructions and use the grid efficiently.

- If prices are inconsistent with dispatch, reliability can suffer.
  - (e.g., early PJM, California, etc)
Open Access to Dispatch/Spot Market/LMP
Solved Open Access to Transmission

Open access to a regional, bid-based dispatch priced at LMP ensures open, non-discriminatory access to transmission.

- Access to dispatch = access to balancing and spot market
  - LMP is inherently non-discriminatory way to support trading, settle imbalances and spot trades. No subsidies/leaning; no bias.
- Access to redispact = open access to transmission without curtailments
  - Pricing redispact at LMP_B-LMP_A is inherently non-discriminatory

All previous FERC efforts at open access fell short . . .

- Order 888/889 – decreed open access, but didn’t provide/price it
- Order 2000 – saw the need for balancing market, but didn’t clearly connect this to the ISO’s real-time dispatch. The two are the same.
  - Liked, but didn’t require, LMP.
  - Left confusion over ISO vs Transco, different RTO functions, etc.
Interim Coordination Between RTOs Can Partly Reconfigure RTO Boundaries

(1) MISO/PJM coordinate flows between them

(2) MISO responsible for redispatch for some PJM flowgates affected more by MISO generation and flows

(3) PJM responsible for redispatch for some MISO flowgates . . .

(4) Substitutes more efficient regional redispatch for TLRs
Future Coordination Between RTO Markets Can Create Joint/Common Market

(1) MISO & PJM exchange data on constraints, bids, LMP prices
(2) MISO & PJM readjust their respective dispatches
(3) MISO & PJM exchange data again, etc.
(4) Iterations lead to optimized inter-regional dispatch and prices
(5) Forms basis for joint/common market = one unified dispatch
RTO Spot Markets
Features of LMP and FTR Markets
RTOs with These Core Features Ensure Reliability, Create Spot Markets, Support Contracts

**Market Inputs**
- Generator Offers
- Load Bids
- Bilateral Schedules
- Self Schedules

**RTO Functions**
- Reserves
- Regional Security-Constrained Economic Dispatch
- Calculate Dispatch Prices (LMP)
- Co-Optimized
- Real-Time Balancing
- Congestion Redispach (In lieu of TLR)
- Allocate & Auction FTRs

**Ensure Reliability**
- Settlements at Spot Prices
- Reliably Serve All Loads
- Cover Imbalances
- Buy and Sell Spot Energy
- Transmission Usage Charge (LMP_R - LMP_A)
- Financially Firm Tx (LMP_R - LMP_A)
- Efficient Price signals

**Market Support**
- Contracts + Spot Prices

$\text{Efficient Price signals}$
The RTO’s Structure Readily Accommodates Many Public Policy Options

Traditional utility-owned generation
  • Self scheduling or LMP/spot sales

Independent power generation
  • Self or bilateral scheduling or LMP/spot sales

Intermittent power, e.g., wind
  • When it generates, it receives its LMP; displaces marginal plant

Distributed generation
  • When it generates, it receives the LMP at its location

Customer demand-side response and real-time pricing
  • Used with real-time pricing, customer saves or sells back energy at the LMP spot price

Efficient retail choice and default supply options
  • All suppliers and LSEs have open access to grid and spot market
The Energy Spot Markets Are “Voluntary”

No one is forced to buy energy from the RTO spot markets or sell energy into the spot market

- Any LSE/utility can self-schedule its own generation to its own loads – load is served at the LSE/utility’s generation costs

- Any entity can arrange pt-to-pt bilaterals to serve its loads – load is served at the price of the bilateral contract

But parties that use the spot market must accept its settlements

- Parties that have imbalances/deviations settle at spot prices

- Parties that buy/sell “extra” energy through the dispatch also settle at spot prices.
RTO May Operate Multiple Spot Markets

There is always a “real-time” spot (balancing) market

• The Real-time market flows from the real-time dispatch

But an RTO can use the same approach to create a day-ahead (and/or hour-ahead) spot market

• The RTO can accept schedules, offers and bids day ahead, to arrange a *day-ahead* security-constrained economic dispatch

• The RTO then prices the dispatch to define day-ahead LMP prices for spot energy and day-ahead usage charges
PJM/MISO Use A “2-Settlement” System

A party that schedules (or buys/sells) in the Day-ahead (DA) market . . .

- Settles spot sales and purchases at DA spot prices = $LMP_{DA}$

- Settles spot transmission at DA transmission (usage) prices
  - Usage charge = MW times ($LMP_{sink} - LMP_{source}$)
  - FTR Credit = MW times ($LMP_{sink} - LMP_{source}$)

A party that deviates from its day-ahead schedules in real time . . .

- Settles the deviations at the real-time spot prices = $LMP_{RT}$
Day-Ahead Market for Day-Ahead Trades
Sets Up Real-time Reliability and Dispatch

DA Inputs
- Generator Offers
- Load Bids and Forecasts
- Self Schedules (and virtuals)
- Imports and Exports
- (Later) Bilateral data (Financial)

RTO DA Functions
- Commitment
  - Co-Optimized
- Reserves
  - Co-Optimized
- DA Regional Security-Constrained Economic Dispatch

DA Outcomes
- Enough Capacity Committed to Meet RT Loads
- Day-Ahead Schedules
- Cash Out FTRs
  - \( MW \times (\text{LMP}_R - \text{LMP}_A) \)
- Pay Usage for DA Schedules
  - \( MW \times (\text{LMP}_R - \text{LMP}_A) \)
- Buy and Sell Energy DA
  - (at DA LMPs)

1st Settlement at DA LMP Prices

Calculate DA LMPs

\( MW \times (\text{LMP}_B - \text{LMP}_A) \)

$\$$
Real-Time Market = Real-Time Dispatch
Deviations Are Settled at Real Time Prices

Inputs
- Generator Offers
- Load Bids
- Self Schedules
- Hour-ahead Import/Export
- Day-Ahead Schedules
- Bilateral data (Financial)

Outputs
- Reliably Serve All Loads
- Real-time Schedules
- Settle DA Deviations (at RT LMPs)
- Pay Usage for RT Schedules
- Buy and Sell Energy RT (at RT LMPs)

RTO RT Functions
- Reserves
  - Co-Optimized
- RT Regional Security-Constrained Economic Dispatch
- Calculate RT LMPs
- 2nd Settlement at RT LMP Prices
- Uplift

(Calculations)
- MW * (LMP_B - LMP_A)
RTO Markets Often Use “Net” Settlements

A party that schedules a bilateral transaction from point A to point B is settled on a “net” basis:

- Party receives a credit for its net injections at the source (A) LMP
- Party gets a debit for its net withdrawals at the sink (B) LMP

The settlements are based on LMPs at source (A) and sink (B).
- If there is no congestion, LMPs at A and B are the same
  - Net settlement is zero (ignoring losses)
- If there is congestion, LMPs will be different at A and B
  - Net Settlement = MW times (LMP_B - LMP_A)
  - Net Settlement = marginal cost of redispatch
What Else Do RTOs Do? Other Topics

RTOs often operate resource adequacy mechanisms
- Spot market price caps lead to revenue shortfalls for investment
- Eastern ISOs coordinate capacity markets to supply the missing revenues and encourage investment in resource adequacy

RTOs conduct regional forecasting and grid planning
- It’s an extension of the planning needed for short-run reliability
- Leads to regional integrated transmission/generation planning exercises

RTOs monitor the markets for market power and manipulation
- Internal and independent market monitors watch prices and behavior
- And recommend remedies and mitigation

RTOs help allocate regional grid costs among members
- Especially for transmission with regional impacts
- And to pay the costs of administering a regional system
Questions?

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Topics for This Meeting

Session 3: Locational Marginal Pricing
- Definition and rationale
- Alternatives to LMP – history and examples
- LMP example and observations

Session 4: Financial Transmission Rights
- Why “financial” rights and not “physical” rights
- How FTRs work and how to get them
- Are there enough FTRs?
Locational Marginal Pricing

Theory, Examples And Observations
Why Are Locational Marginal Prices Used for Spot Energy Settlements?

LMP defines the prices paid to sellers and paid by buyers for “spot energy” and imbalances . . .

• An LMP is the lowest dispatch cost for serving an increment of load (1 more MW) at each location, given the available offers/bids and the transmission limits faced by the dispatch

• So its both fair and efficient to charge/pay LMP for imbalances and spot energy purchases and sales.

We will see that LMPs also provide important incentives for both reliable operations and adequate investments.
Locational Marginal Prices Also Define Transmission Usage Charges

LMP difference between two locations defines the price charged to transmission users.

• The difference between the LMPs at any two locations reflects the marginal cost of the RTO’s least-bid-cost, security-constrained redispatch needed to move power from one location to the other, given constraints on the system.

• If there were no congestion, no redispatch would be needed. Locational Prices would differ only because of losses.

• If there were no losses as well, this difference would be zero.

LMP-based usage charges provide incentives/signals for efficient grid use and transmission investments.
A Basic 3-Bus Dispatch Model

In these examples, all lines have equal impedance. Flows are inverse to impedance.

Generation = 750 MW

Flows follow all possible paths

So 2/3 of flows go from B to C and 1/3 of flows go from B to A to C

Load = 750 MW

Generation = 750 MW
Assume a Limit on the B to C Line

Given this level of load and generation, the flows do not exceed the thermal “constraint.” There is no “congestion.”
Pricing is Simple If There Is No Congestion

If the generator at B offered power at $15/MWh, and could produce more at that price, that is the price at all locations.
If we increase load and generation to 1000 MW, there is congestion . . .

Redispatching generation to relieve congestion can change the price of power at different locations.
Why Not Use the Same Price Everywhere?

Ignoring Price Differences Creates Problems

Constrained-Off Payment = UBP minus offer

Constrained-On Unit

Non-LMP Prices Encourage Bid “Games”...

LMP avoids these “games”
Examples of “Fixes” for Non-LMP Schemes

Don’t pay constrained-off generators (PJM in 1997)
  • When PJM tried this, generators left the dispatch and self-scheduled
  • In August 1997, PJM almost lost control of the dispatch when most eastern LSEs began self-scheduling their western units, creating west-east congestion with no way for ISO to redispatch

Zonal pricing (California and ERCOT)
  • California started with few zones, but later realized they would need many – as many as 35 or so – CIAO is now implementing LMP
  • ERCOT started with one zone, then four, and has determined that that’s not enough -- now considering “Texas Nodal” (LMP)

Problems with zonal pricing:
  • If you have only a few zones, congestion occurs inside the zones
  • If you have many zones, transmission rights become complicated
  • If you start with a few, it’s politically difficult to create more zones
**Pricing Imbalances and Spot Energy At Marginal Cost = Locational Marginal Pricing**

*Definition*: LMP reflects the marginal cost of serving an increment of load at each location, given the dispatch, grid constraints, and the offers/bids.

*LMP Supports Reliability*: LMP payments encourage generators to follow dispatch instructions, without side payments. Prices are consistent with reliable dispatch.

*No subsidies*: Using LMP allows parties to use the dispatch to support their bilateral transactions (if they have imbalances) or to make spot purchases and sales, without any party “leaning” on the system.
LMP Example

We have various loads – consumers of electricity

There are several generators, with different capacities and costs/MWh

They’re all connected by transmission, but the grid elements have limits
SYSTEM CONFIGURATION

West Nuke 100 MW, West Gas 100 MW, North IPP 25 MW, South Gen. 90 MW, East Gas 50 MW, East Coal 100 MW

SYSTEM LOAD = 350 MW
DISPATCH AND POWER FLOWS

West Nuke 100 MW, West Gas 100 MW, North IPP 25 MW, South Gen. 90 MW, East Gas 50 MW, East Coal 100 MW
Security-Constrained Economic Dispatch

Why is the dispatch out of merit order?

- Previous page shows the least-cost security-constrained dispatch to meet the 350 MW of load on the system.
- It appears no transmission constraints are actually binding.
- *But South Gen and East Gas are dispatched out of merit order.* Why?

![Diagram showing unconstrained merit order dispatch](chart.png)
West Nuke 100 MW, West Gas 100 MW, North IPP 25 MW, South Gen. 90 MW, East Gas 50 MW, East Coal 100 MW

System Load = 350 MW
Security-Constrained Dispatch

The out-of-merit dispatch is required for the system to be secure in the contingency in which the line from Bus D to Bus X is out of service.

- This dispatch is the same as that shown in the diagram two pages back. However, the energy flows in this dispatch are up against two thermal limits if the D to X line is out of service.
- Out-of-merit dispatch occurs because South Gen (the lowest-cost generator with capacity available) cannot generate any more energy without jeopardizing system reliability in this contingency.

Transmission congestion exists because of constraints that would be binding in contingencies, such as outages, not just constraints that are binding when everything is up.
DISPATCH IN CONTINGENCY IN WHICH LINE CONNECTING BUSES D AND X IS OUT

West Nuke 100 MW, West Gas 100 MW, North IPP 25 MW, South Gen. 90 MW, East Gas 50 MW, East Coal 100 MW

SYSTEM LOAD = 350 MW
LOCATIONAL PRICING  Least-Cost Dispatch

This is the lowest-bid-cost dispatch available, given the transmission constraints and the flows that would occur in the contingency in which the D-X lines goes out.

- The energy flows shown in this figure (determined by the characteristics of the grid) do not violate any thermal transmission limits.

- No other dispatch will meet system load at a lower generation bid cost, while respecting transmission limits.
West Nuke 100 MW, West Gas 100 MW, North IPP 25 MW, South Gen. 90 MW, East Gas 50 MW, East Coal 100 MW
In this example, locational prices differ from location to location because the cost of meeting an increment of load at different locations varies due to the impact of the transmission constraints:

- At Bus N and buses radially connected to it, the running cost bid of South Gen, the lowest-bidding generator not operating at full capacity, sets the locational price.

- The locational price at Bus D and buses radially connected to it is set by the running cost bid of the West Gas generator. Meeting the load using South Gen would violate transmission limits.

- At Buses V through Z, the locational price is set by the running cost bid of the East Gas generator. Meeting the load using South Gen or West Gas would violate transmission limits.
West Nuke 100 MW, West Gas 100 MW, North IPP 25 MW, South Gen. 90 MW, East Gas 50 MW, East Coal 100 MW
At Buses K, L and M, the locational price is not equal to the running cost bid of any single generator.

- Meeting an increment of load at these buses at least cost, while respecting the thermal limits on each line, requires changes in the dispatch of both West Gas and South Gen.

- The locational price at these locations is determined by the bids of both these generators.

- So LMP can be set by the marginal costs of *more than one unit* – it is common for multiple units to define the marginal cost of serving load at some locations.
  - The common view that LMP = the highest cost resource dispatched is not correct. LMP can be higher or lower than any 1 unit’s bid.
The least-cost redispatch that meets an incremental 1 MW load at Bus K without violating any transmission constraints is to increase generation at West Gas by 2 MW while reducing generation by 1 MW at South Gen.

The total cost of these changes in dispatch is $37.50, so the incremental cost of meeting load and locational price at Bus K (as well as Buses L and M) is $37.50/MWh.
### DERIVATION OF LOCATIONAL PRICE AT BUS K

<table>
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<tr>
<th>Generators</th>
<th>At</th>
<th>Running Cost Bid ($/MWh)</th>
<th>Capacity (MW)</th>
<th>MWh</th>
<th>Total Running Cost (^1)</th>
<th>MWh</th>
<th>Total Running Cost (^1)</th>
<th>MWh</th>
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\(^1\) Excludes cost of generation at North IPP sold under bilateral contract.
The locational price at a bus is not necessarily equal to the bid of any single generator. It is not necessarily the bid of the last generator capacity segment dispatched in a “zone.”

A generator’s bid will generally set the locational price at its location when the generator capacity segment is only partially dispatched (unless it is at its minimum, or being held down to provide regulation, operating reserves, or voltage support).

If a generator capacity segment is fully dispatched, the locational price that it is paid will be determined by the bids of other generators and will be greater than or equal to the generator’s energy bid for that capacity segment.
If a generator capacity segment is not dispatched, the locational price will be less than its energy bid (not shown here).

The locational price can differ between two buses even if the line directly connecting them is not at a limit.

When two or more generators are on the margin for meeting the next increment of load at a location, the nodal price at that location may be:

- Higher than the offer price of any generator/unit
- Lower than the offer price of any generator/unit
- And may even be negative
Common Questions About LMP

Does LMP increase congestion?
• No. The congestion is present today, given the grid’s actual limits for any given dispatch
• And pricing congestion with LMP tends to discourage transactions whose flows cause congestion

Does LMP increase the costs of managing congestion?
• No. Regional security-constrained economic dispatch is the least-cost solution to congestion; it will tend to reduce the costs of managing congestion, compared to TLRs
• LMP reveals the marginal costs of managing congestion, and makes these costs transparent
Financial Transmission Rights
Recall: LMP Allows An RTO to Offer and Price Redispatch To Avoid TLR Curtailments

LMP prices congestion redispatch at marginal cost – the change in the cost of the dispatch necessary to relieve congestion and allow a schedule to flow without curtailment.

• Marginal cost of redispatch = MW times \((\text{LMP}_{\text{sink}} - \text{LMP}_{\text{source}})\)

• Marginal cost of redispatch = Transmission usage charge

Buying through congestion – the ability to price redispatch means the RTO can offer redispatch service at an efficient/fair price.

• Users can choose to pay the usage charge for redispatch, or . . .

• They can choose to be curtailed if the price is too much

• A third choice is to hedge redispatch costs with FTRs.
Financial Transmission Rights Provide the Financial Equivalent of Firm Physical Rights

FTRs entitle the holder to a rebate or credit of the congestion part of usage charges between any two locations.

- Credit = the difference between the price at the FTR sink and the price at the FTR source (ignoring losses component).

- FTR credit = MW times \((LMP_{\text{sink}} - LMP_{\text{source}})\)

- This is the same way the ISO charges for congestion

- So FTRs can directly hedge against congestion costs/risks

- FTR holders can lock in the cost of congestion/usage charges
FTRs Support Efficient Dispatch

FTRs need not match actual schedules

- Parties don’t have to change/trade their FTRs just because they change their schedules, supplier or load locations
- And parties are free to follow ISO economic dispatch instructions without changing their FTRs

In the ISO market settlements, the holder will receive the market value of the FTRs it holds, even if . . .

- It schedules a transaction to/from different points
- It doesn’t schedule any transactions
- Or the ISO dispatches its generators differently
Who Should Get FTRs?

Initial principle: those who pay grid fixed costs get FTRs.

- Those who pay for network integrated service – typically LSEs
- Those who purchase point-to-point firm service – gencos, LSEs, traders

Applying this principle to transmission upgrades:
- The entity that pays the costs of an upgrade should receive the net incremental FTRs made feasible by the upgrade
  • This principle provides important incentives for grid investment
Alternative Ways to Allocate FTRs

Initial allocation to those who paid the grid’s fixed costs
  • This is how other ISO/RTOs got started
  • Allocates the value of the grid to those who paid/pay its costs

Periodic auctions of FTRs (or the auction revenues)
  • Allows an efficient allocation to those who value FTRs most
  • RTO can auction residual FTRs or all of them
  • What do we do with the auction revenues?

Auction revenue rights = ARRs = Combines both concepts – now used in NY, PJM, NE
  ▪ From an initial FTR allocation, allocate the corresponding revenue rights
  ▪ Hold FTR auction, then allocate the revenues to the holders of the ARRs
How Many FTRs Are Available?

*It’s not a fixed number.* All LMP-based RTOs allocate FTRs up to the limits of the grid. Grid capacity is not “held back.”

Grid limits are honored by a “*simultaneous feasibility test*”

- If a set of awarded FTRs could be dispatched as injections and withdrawals and not violate any operating security constraints, that set of FTRs is “simultaneously feasible.”
  - Each FTR is point-to-point: -- “From location A to location B”
  - There can be many feasible sets – many different combinations

- This test uses the same grid assumptions that the ISO expects to use every day.
The Capacity of the Grid is Not Fixed. It Depends on Where Generators Inject and Loads Withdraw, Relative to Grid Constraints

So, the Number of Feasible FTRs is Also Not Fixed

Many different combinations may be feasible, depending on where the FTRs’ points for injections/withdrawals are defined.

What’s “feasible” depends on which FTR parties request.
Simultaneous Feasibility = Financial Test

Meeting the simultaneous feasibility test also means: *there’s enough money to pay the FTR holders.* This is sometimes called “revenue adequate.”

- If a set of awarded FTRs is simultaneously feasible, then the ISO settlements will usually have enough money to fund all awarded FTRs at full value – even if the dispatch is different.

- Exceptions: grid outages or other factors that reduce grid capacity can result in not enough congestion charges collected to fund all outstanding FTRs.

- Remedies for inadequate funds: pro-rata settlements, balancing accounts, recovery from increased TO revenue requirements, and TO maintenance incentives.
Are There Enough FTRs?

There are enough FTRs to match how you actually operate today.

- If you can reliably meet all loads today using the current grid, there is a corresponding allocation of FTRs that is “simultaneously feasible.”

- There are probably many such feasible allocations.

Counter-flows help simultaneous feasibility.

- “Counter-flows” reduce congestion and make other flows possible; so a corresponding set of FTRs would include some “counter-flow FTRs” to make other FTRs feasible.
Why Aren’t There Always the FTRs We Want?

When we make selection of FTRs voluntary, parties may decline to ask for “counter-flow” FTRs, because they come with some payment risks.

- Without counter-flows, some transactions we do today aren’t feasible
- And the corresponding FTRs would also not be feasible.
- So MISO requires parties to accept some counter-flow FTRs that correspond with the way they use the system, to allow other FTRs to be allocated. When parties begin to use the auctions, they will start to acquire these counter-flow FTRs on their own.

Sometimes utilities sell “too much” transmission.

- Simultaneous use of the grid by all those who were sold “too much firm transmission” would not be feasible . . .
- So, the corresponding set of FTRs is not simultaneously feasible either.
RTO 101 Session 5: RTO Markets and Resource Adequacy

John Chandley
(With thanks/apologies to Ruff, Stoft, Hogan, et al.)

Prepared for
Organization of Midwest ISO States
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Part 1: Does Resource Adequacy Require an Installed Capacity Requirement?
Does An Electricity Market Need a Resource Adequacy or Capacity (ICAP) Requirement?

In other markets, *market clearing prices* for the basic commodity are assumed to do the job.

- Market-clearing prices are set by the intersection of demand/supply.
  - If supplies are tight or demand high, prices rise to “clear” the market.

- Expectations of future clearing prices that are high enough over time to cover the investment costs and risks provide the “correct” investment incentives.

In markets where prices are allowed to “clear the market,” there is no apparent need for capacity/adequacy requirements.
Spot Prices Clear the Market in Each Period

Spot prices vary and depend on demand and supply conditions in each period.
Marginal-cost Offers From High-cost Generators Can Clear the Market At Very High Prices In or Near Shortage Conditions

These prices need only occur a few hours each year – in/near shortage conditions
Price Responsive Demand Can Set Prices In Shortage Conditions = Willingness to Pay

Concept requires “real-time” pricing for at least larger price-sensitive loads.
Some Market Designers Dismiss the Need for Capacity Markets, Because . . .

Under competitive conditions, allowing energy (and operating reserve) prices to clear the market solves difficult problems:

- The price incentives will be sufficient to support an efficient level of investments (cover fixed and variable costs) for:
  - The right amount and mix of capacity, at the right locations

- In real time, generators have the right incentives to produce when/where they are needed, especially in or near shortage conditions

- Consumers have the right incentives for demand-side response

- Buyers and sellers have strong incentives to contract to hedge spot price volatility (and contracts will reflect expected spot prices)

- Spot plus contract prices are, on average, just and reasonable (in the absence of market power).
Some Problems With the Theory

Relies on key (sometimes heroic?) assumptions:

- Competitive conditions – but there may/will be some market power
- Efficient dispatch/pricing rules (we think we know how to do this)
- Strong (justified) belief in regulatory certainty and non-intervention

Practical Problems:

- Insufficient demand response for markets to clear in shortage conditions
  – This problem is probably fixable with more Real-Time Pricing!
- Allowing generators to define high enough clearing prices requires controversial bidding rules (e.g., PUSH) to set high prices.
- Do high bids reflect market power or legitimate marginal costs?
The Dilemma For Market Monitors When Faced With Possible Economic Withholding

With this offer curve, relatively small changes in output can cause very large changes in price. Is the bid legitimate?

What info do we need to decide?

Does this Offer Reflect:
- Economic withholding to exercise market power? or
- Valid marginal cost?
  - Spot gas costs?
  - High heat rates?
- High opportunity cost?
  - Breakdown risks?
  - High market prices next door?
- Energy-limited or emission-limited resource?
If “Economic Withholding” is Not Allowed, Then Physical Withholding May Increase

Is Unit Withheld Because of:

- Market power?
- Forced outage?
- Maintenance?
- Energy limited?
- Inflexible bid rules?
Who Is At Risk for Spot Price Volatility?

Consumers can be hedged against spot price spikes and volatility. In New England, PJM and New York . . .

- All small consumers (residential and small commercial) pay fixed or average prices for standard offer or default service.

- LSEs shield small/medium consumers from spot prices.

- Larger consumers are free to, and do, contract with their own LSE/retailers or directly with suppliers.

- LSEs and other entities that actually face spot prices all have the ability, incentive and intelligence to hedge themselves through self supply, demand response capability and/or contracts.

Contracting also eliminates incentives to exercise market power in spot energy/reserve markets.
In/near Shortage Conditions, Demand-side Response Can Mitigate Price Spikes . . .

In or near scarcity, fairly small changes in demand can cause very large changes in price.

RT Pricing for Price-Sensitive Loads May Be the Best (But Mostly Unused) Mitigation Tool
Price/Bid Caps Are Still the Political Norm

Uncapped clearing prices lead to unpopular results:

- High potential for very high spot price spikes
- Price spikes move from business page to front page
- Potential for boom/bust investment cycles – from “too little” to “too much” for sustained periods – especially in “young” markets

The reality: Public officials are unlikely to accept the political risks of allowing an “energy-only” market to “work” without price and/or bid caps.
If Price Caps Preclude Market-clearing Prices, *All Plants* Are Adversely Affected

The “missing revenues” = lost contributions to fixed costs

The tendency to focus on “peakers” misses much of the under-investment problem.
Capacity Markets Are Attempts to Provide The “Missing Revenues” and Incentives

If shortage pricing is not allowed in the real-time spot markets, then a workable ICAP mechanism must:

- **Provide the “missing revenues”** -- to support investments in …
  - New plants (and Demand-response capability)
  - Maintaining, refurbishing existing plants (and DR),

- **Provide the right incentives** -- to ensure that necessary supply/demand-side resources are offered . . .
  - *When* we need them – i.e., at peak hours, and
  - *Where* we need them – i.e., at key grid locations
Some Designers Doubt that Capacity Markets Actually Achieve Their Objectives

The goal isn’t just “enough” iron in the ground or 15% reserves. It’s getting enough energy/reserves provided at the right time and the right place at a price consumers are willing to pay.

It’s hard to get the operational incentives right

• The right incentives to be available at the right times and places are the uncapped (competitive) real-time energy and operating reserve prices.

• Correcting the capacity price incentives tends to mimic the spikes that some parties dislike about spot energy prices.

“Good” capacity markets are very hard to design!
And Some Capacity Market Designs Invite The Exercise of Market Power

In the near term, today’s capacity markets tend to have both vertical supply curves and vertical demand curves.

- *Supply curve* -- is almost vertical because new entry usually can’t occur in the short run, even if short-run prices are higher.

- *Demand curve* -- is vertical because the demand is usually a fixed reserve margin requirement, no matter what the price is.

Inelastic demand (fixed reserve margins with no demand response) plus inelastic supply (delayed entry) invites market power.
Incentives to Exercise Market Power

The combination of a vertical demand curve and a near-vertical supply curve presents strong incentives to exercise market power.

- When there is a surplus, suppliers have an incentive to withhold a little supply to drive up prices.
  - Any withheld supply shifts the S curve to the left
  - A slight shift of the supply curve to the left can have a huge impact on price.
  - This can easily offset the revenues foregone as a result of withholding.
Problems with *Current* ICAP Approaches

Don’t always provide the “missing revenues” for fixed cost recovery
- Temptation is to solve the problem for peakers or new capacity only
- Ultimately leads us into “pocket” RFP cycles (SW Connecticut) and RMR.

Don’t provide the right incentives for supply availability at peak
- The right incentives at peak are uncapped market-clearing LMPs
- ICAP availability is less reliable unless penalties mimic peak LMPs

Don’t provide the right incentives for demand-side response
- The right incentives at peak are uncapped scarcity prices
- The rationale for ICAP was to avoid paying these RT clearing prices

Don’t provide the right locational incentives
- The right incentives at each location are the LMPs
- Politics forces even “locational” ICAP into large, politically designed zones (“déjà vu all over again”)

Can the “market designers” solve these problems? Stay tuned.
Part 2: The Role of ISO-Coordinated Capacity Markets
Recall What We’re Trying to Do

Reliability is about having the right amount of power at the right locations at the right times, every second at prices consumers are willing to pay.

So Reliability is At Least Partly a Real-time Problem

- The entity that controls the real-time dispatch is the entity responsible for real-time reliability.
- The ISO has to be involved in the solution, no matter what.
One Way of Thinking About the ISO Role

In real-time, the ISO maintains reliability via its real time security-constrained economic dispatch.

- The set of generators dispatched must be security-constrained

- So spot prices will differ by location = LMP

- The dispatch should be economically efficient
  - It should be the “least-cost” dispatch capable of meeting load, given the binding transmission constraints

- Market power must be mitigated to get competitive result
  - Bid caps may be needed at some locations

- Energy/reserve prices must properly incent *timely* availability
Analogous ISO Role in ICAP Markets

In forward capacity markets, supply adequacy can be seen as an extension of the dispatch problem.

- Deliverability: The set of generators built/awarded contracts must be physically capable of delivering under their contracts within security limits.

- So capacity prices will differ by location = LICAP

- Efficiency: We want an economic set of installed plants/contracts

- Market power must be mitigated somehow

- Capacity payments must properly incent *timely* availability
Deliverability – Why is it Important?

Without some deliverability solution, ICAP would tend to encourage new generators to site at locations with insufficient transmission to deliver their power to loads during peak periods.

- New plants would be sited where it’s cheap to build

- But the new capacity would contribute little to reliability when needed

- If ICAP payments are a large part of revenues, then the incentive problem is worse.

For any deliverability solution, we need:

- No unfair barriers to new entry

- Long-term contracts for ICAP must be possible

- Deliverability solution must ensure reliability criteria are met
ISO Role in ICAP Deliverability

ISOs use two approaches in dealing with transmission limits.

- A “deliverability” requirement – (PJM and ISO-NE today)
  - To receive capacity payments, a resource must show that, in combination with other units, it can “deliver” its capacity to loads.
  - Capacity owner must upgrade transmission to achieve deliverability.
  - All capacity receives the same ICAP payment.

- Locational capacity requirements (NY and proposed ISO-NE LICAP)
  - The ISO defines different regions with different ICAP requirements
  - In ISO auctions, ICAP providers are paid different prices for capacity at different locations (tend to be sub-regional zones)

Arguably, both approaches are needed if LICAP is zonal. (We may need a “deliverability” rule for transmission limits inside each zone.)
ISOs Use Auctions to Promote Efficiency

Eastern ISOs all conduct capacity auctions – yearly, monthly, even daily – to pick resources and allocate costs.

- Long-run auctions intended to encourage LSEs to sign long-run forward contracts for capacity
- Short-run auctions intended to cure LSE ICAP “deficiencies”

Bilaterals and self-supply are accommodated in the auctions.
- LSE is credited at the auction price for its offered/cleared resources
- LSE is debited at the auction price for its pro rata requirements
- LSE is credited (charged) for its extra capacity (deficiency)
BiPolar Pricing in Current Capacity Markets

Current PJM/NE markets tend to skip between very low (or zero) prices and very high prices at deficiency.

- When there is a surplus, the capacity price tends to be very low, or zero.
- When there is a slight shortage of capacity, the price rises to the deficiency charge ($P_D$) – a price cap.
- The more vertical the supply/demand curves, the more this bipolar pricing occurs.
- It invites market power.
- Investment risks are high.
Demand Curve Solutions (NY, NE)

A demand curve approach solves bipolar pricing.
- The price for capacity varies depending on where supply meets the downward sloping demand curve.
- The curve reflects intuitive notions:
  - That capacity above the reliability objective still has some value to consumers, but at a lower price
  - That consumers are willing to purchase more adequacy/reliability if the price is lower, and willing to purchase less adequacy/reliability if the price is higher.

A demand curve reduces incentives for market power.
- Withholding may raise price some, but not to deficiency charge.

A demand curve can also reduce investment risks, and thus lower investment costs.
NY ISO ICAP Demand Curve

- **ROSI**
- **ICAP Price**

- **Price Ceiling**
- **Net Cost of Entry in ROS**

- **Minimum NYCA Requirement**
- **Zero-Crossing Point**

- **ICAP Quantity**
Proposed ISO-NE Demand Curve

EBCC = Estimated Benchmark Cost of Capacity
Availability Incentives – How Do We Ensure that Capacity is Available When Needed?

Current approaches focus on administrative penalties.
- Availability (UCAP) is measured over time (reflects outages)
- Failure to be available when called results in penalties
- But penalties seldom match the value of energy/reserves at the time of non-availability – 1 hour’s availability not worth the same as another’s
  - Only the real-time, non-capped, competitive LMPs can measure RT value.

Recent proposals are moving towards paying capacity a price dependent on being available at the right times.
- E.g., in ISO-NE proposal, ISO selects 100 or so critical hours for which payments are made
- Non-availability in an hour results in forfeiture of that hour’s payment
- The hours have different values -- an effort to match the payment size to each hour’s importance depending on how close ISO is to shortages.

This is a very difficult design problem for capacity markets!
Shortage Pricing of Reserves Can Encourage Timely Availability

One approach to encouraging generators to make their capacity available when it is most needed is to increase the prices paid during periods when we are low on operating reserves.

- Operating reserve margin targets are usually fixed, implying a vertical demand curve

- But NY ISO uses downward sloping demand curve for operating reserves. (ISO-NE is proposing the same concept.)

Concept: Raise prices paid to generators more rapidly the more that operating reserves fall below reserve targets.

- In theory, prices could reach “value of lost load” (VOLL) at the point where blackouts are imminent.

- This is an administrative substitute for shortage cost pricing in markets with insufficient demand response.
Shortage Cost Adder Approach (Illustrative)

Note: Actual ISO methods may use separate curves for each type of reserves, and simple steps for the “curve”
Supply Curve Solutions (PJM-proposed)

Another approach to market power is to design the process to allow new entry by more suppliers. This expands the supply curve.

- If the ISO auction is for capacity resources to be available 3-4 years from now, then new entrants can compete by building new plants.

RAM = Resource Adequacy Mechanism = A joint *study* by PJM, NY and NE ISOs proposed this approach.

- Resources would be acquired by ISO in a central auction,
- ICAP products to be delivered 3-4 years forward – allows new entry
- 1/3 of capacity needs would be acquired each year
- Investors could finance based on forward contracts or ISO payments
- ISO would charge LSEs for their share of capacity when the obligation to offer that capacity into DAM came due in subsequent years
PJM’s Reliability Pricing Model (RPM)

PJM’s recent proposal – *Reliability Pricing Model* -- combines LICAP, demand curves, forward obligation auctions and more ...

- Some reliability requirements are not priced in the energy or operating reserve price
- Today, ISO buys the services with Reliability-Must-Run (RMR) contracts (based on cost-of-service).

RPM allows generators to offer these services at higher prices in the capacity auction. Plants get paid more if they are (e.g.):

- Dispatchable – they can follow load under dispatch instructions
- Quick-start – they can start up within 30 minutes or less
PJM’s Reliability Pricing Model

Key features of the RPM
- Centralized procurement by PJM (with bilaterals accounted for)
- Forward auctions (4 years in advance of obligations to supply)
- Locational requirements/auctions/prices (3 LICAP zones now, then more LICAP zones later)
- Demand curves for each region
- Price other “reliability” products = load following, quick start, etc
- Simultaneous optimization for all products in the auction

- Allocate costs to LSEs on a load-based pro-rata basis when the products are delivered 3-4 years later.

Can they do all of this in one optimized process? Will stakeholders support it? Is it enough? Stay tuned.
Possible PJM Demand Curve from PJM’s “Whitepaper on Future PJM Capacity Adequacy Construct,” November 2004, PJM website
The Need for Administrative Inputs

All current models/proposals for resource adequacy require at least some inputs that are administratively determined.

- Energy only with scarcity pricing => pick Value of Lost Load
- VOLL adder in reserve pricing => define VOLL and demand curve
- Installed capacity requirement => pick reserve target, def.charge, etc
- Use a demand curve approach => design the demand curve
- Use a locational ICAP approach => define the LICAP “zones”
- Availability payments => select the hours and their values

There are no “pure market” approaches under consideration.
Grid Expansion and Investments: RTO Planning, Market Incentives and Regulatory Backstops

John Chandley

Prepared for Organization of MISO States
March 2005
Disclaimer

- Previous RTO 101 presentations sought only to describe what RTOs do and why.

- Transmission planning and investment paradigms are changing.

- Today’s RTO Regional Expansion Plans are “works in progress.”

- What follows is more a perspective – opinion – than a factual description. I don’t assume this is the only reasonable view, and the jury is still out. -- JC
Traditional Approach to Transmission

- **We’re used to vertically integrated utilities, who:**
  - Are primarily “local” and state regulated
  - Have a unified obligation to serve
  - Apply “license plate” rate to their own native loads/customers

- **Vertically integrated utilities planned transmission to get needed generation to load**
  - It is an integrated planning process
  - The tradeoffs between transmission and generation are understood and internalized
  - Virtually all transmission investments are rate-based

- **State regulators have varying roles in guiding the planning and approving/rate-basing outcomes.**
RTOs and Market Prices Are Creating New Opportunities . . .

- More regional planning – a logical need given the realities of a regional interconnection
- LMP is new - Transparent prices that may signal when upgrades are economic
- FTRs are new - New system of property rights may support non-rate-based investments
- New forums – RTO creates forum for deciding regional/local cost sharing to fund projects with regional/local benefits
  - May help solve key problem when interstate upgrades are needed/justified but encounter local objections.
But also Potential Pitfalls... We See All of These In RTOs Today

- Increased chance of inter-regional cost shifting – is SW Connecticut a test case or just a transition?
- Potential loss of local influence? Need OMS
- Is new transmission a necessity? Or is transmission a competitor? Who decides? How can we tell?
- Can RTOs compel “economic” investments?

- Does regional planning lead to regional IRP to create “level playing field” for generation and DR?
- Could the IRP “winners” all get rate-based?
- If so, is this a slippery slope for competitive markets?
RTOs Are Themselves In Transition

- RTO planning process initially focused on its “transmission provider” functions
  - To determine Generator Interconnection requirements
  - To determine requirements to accommodate new Requests for Transmission Service
  - RTOs added engineering studies for local/regional “reliability” and then mandated these upgrades
  - “Economic” planning was avoided, until FERC intervened.

- But today’s RTOs are also “market coordinators.”
  - The potential for market-driven investments has forced RTOs to rethink their planning processes.
  - What should RTOs do in a market paradigm?
MISO and OMS Principles

- MISO proposals and OMS general principles mirror the general trends in PJM and other RTOs:
  - Cost causers should pay
  - Beneficiaries should be identified and pay their fair share
  - Voltage thresholds can help simplify cost allocation
  - Cost allocation should not distort or overwhelm market price signals
  - LMP/FTR prices can help us define cost-effective upgrades
  - Transmission companies are changing – Planning and cost allocation rules should accommodate ITCs, stand-alones, and potential merchant projects.

- These seem sound principles – but watch the details!
Transmission Cost Allocation Affects Generation & Efficiency Investment

- “Transmission complements some electricity investments and substitutes for others...”
  - Transmission complements generation/efficiency investments that are distant from loads.
  - Transmission can substitute for generation/efficiency investments that are in or near load centers.

- “It follows that transmission investment rules and cost allocations can have a significant effect on the incentives for investment in generation and efficiency.”
Transmission Cost Allocation: Should Costs Be Socialized?

“If we socialized the cost of transmission investments, the result would tip incentives towards more of those generation and efficiency investments that were transmission complements [e.g., generation distant from load]. . .

“At the same time, socializing the cost of transmission investments would blunt the incentives for load center efficiency or distributed generation investments that would be transmission substitutes. . .

“The problem then is not merely selecting the efficient level of transmission investment. Even with the right level of investments, socialization of costs could alter, perhaps substantially, the mix and location of generation and efficiency investments that we seek to leave to the markets.”

Foundations for Market-driven Investments

- In a market regime, market prices and the value of property rights provide investment incentives.
- The key requirements are:
  - *Price the value of grid usage* -- this gives investors a means to determine the market value of investments that expand grid usage
  - *Capture the market value* -- Investors need a means to capture the value of the expansions they pay for

- Markets based on locational marginal pricing (LMP) and financial transmission rights (FTRs) can meet these requirements – at least in theory.
Features of the RTO Markets Will Support Market-Driven Grid Investments

Market Inputs ➔ RTO Function ➔ Market Support

- Generator Bids
- Load Bids
- Bilateral Schedules
- Self Schedules

Regional Security-Constrained Economic Dispatch

Ensure Reliability

- Real-Time Balancing
- Congestion Redispatch
- Auction and Award FTRs

LMP Settlements for Energy and FTRs

$\text{Calculate Nodal Spot Prices}$

Cover Imbalances

- Buy and Sell In Spot Market
- Buy Through Congestion $(\text{LMP}_B - \text{LMP}_A)$
- Hedge Congestion $(\text{LMP}_B - \text{LMP}_A)$

Market-Driven Incentives

Expansions and Interconnection
LMP Prices the Value of Grid Usage

- LMP congestion charges show the value of grid usage: $\text{LMP} = \text{MW} \times (\text{LMP}_{\text{sink}} - \text{LMP}_{\text{source}})$

- LMP reveals when/whether upgrades are economic
  - Grid expansions become economic when the expected congestion charges over time exceed the costs of upgrades that reduce congestion and reduce/avoid these charges

- Various parties will have incentives for upgrades
  - Loads seeking access to lower-cost resources
  - Generators seeking access to loads in constrained areas
  - Transmission customers seeking lower congestion charges
  - Owners and merchant investors seeking to capture the value of the awarded FTRs
FTRs Are Property Rights

- FTRs represent the economic value of grid usage
  - Allocated to those who pay the grid’s fixed costs
  - Auctioned to those who value grid usage

- ISO also awards incremental FTRs to those who fund transmission expansions
  - Incremental FTRs are those simultaneously feasible with existing FTRs and made possible by the grid expansion
FTR Forward Prices Can Signal the Value of Grid Expansions

- Prices paid for FTRs in ISO auctions and secondary trades send important price signals:
  - They tend to reflect the value the market places on avoiding congestion charges (usage charges)

- Forward FTR prices reflect what the market might pay to have an upgrade built in lieu of continuing to pay the congestion charges or buying FTRs
Awarding FTRs Allows Investors to Capture Value from Grid Expansions

- Awarding incremental FTRs for grid expansions gives investors a means to capture the market value
  - Efficient grid expansions won’t eliminate congestion, so awarded FTRs still have value
  - Expanding to eliminate congestion is probably not economic

- Investors can use FTRs to capture value:
  - By selling the awarded FTRs to the market in advance, via “open seasons” or in secondary trades
  - By selling the awarded FTRs in the RTO auctions
    - Long-run FTRs are awarded, but monthly rights can be sold
  - Or they can use the FTRs to hedge their own transactions
Not All Upgrades Expand Capacity: Some May Dilute Existing FTRs

- The general rule is that the investor in an upgrade receives the set of incremental FTRs made feasible by the upgrade.

- If an upgrade makes some existing FTRs not feasible, then counter-flow FTRs would be awarded to the investor, so that existing FTRs remain feasible.

- The resulting incentive will be to avoid upgrades that on net diminish the value of the grid, while encouraging “beneficial” upgrades.
Are Market-driven Investments Enough?

- Even with the right locational incentives and the award of FTR property rights, market failures occur.
  - Free rider problems may prevent investment coalitions
  - “Lumpiness” issues may discourage private investment coalitions –
    - E.g., the most cost-effective upgrade is so big and has such a broad impact on prices, that it creates many dispersed beneficiaries – coalition is not possible.
- A regulatory backstop is needed for these market failures
Possible Rules for Regulatory Backstop

- The economic test should still apply
  - Expected congestion costs should exceed upgrade costs

- Regulators should also require a showing of market failure
  - Otherwise, regulated investments will drive out market-driven investments

- RTO/regulators should allocate costs to beneficiaries, where they can be determined
  - This will discourage free riders and encourage market-driven investments by beneficiary coalitions
Ideally, we’d want a “bright line” to tell us when regulation should intervene and when to let the market decide.

- If regulation intervenes too quickly, and costs are socialized and rate-based, it crowds out market-driven expansion
- *Market reluctance to proceed may be the right decision*

A possible “bright line” might be:
- Focus regulatory backstop on expansions with large scale economies with many beneficiaries
- E.g., high voltage lines with broad regional impacts
- These are cases where “market failure” is most likely because of free rider problems and/or economies of scale.
A Foundation for Market-Based Investment Would Include . . .

- A market design with LMP and FTRs
  - These are core features of MISO’s markets
- Rules to award FTRs for investments
  - MISO agrees in concept, but rules not developed yet
- Consistent, open interconnection rules
  - FERC agrees in concept, but . . .
- Level playing field for merchant investments
  - Are merchants allowed in your state?
- A regulatory backstop that goes last, not first
  - A bright line could cede most “economic” investments to the market
RT 101: Case Study
Transmission Cost Allocation
For ISO-New England

Prepared for
Organization of Midwest ISO States
March 2005
Transmission Planning in NE

• ISO-NE planning process
  – ISO-NE conducts an annual planning process to determine the need for new transmission expansions and upgrades.

• Factors considered:
  – Reliability studies
  – Anticipated new generation interconnections
  – Anticipated generation retirements
  – Forecast load growth and demand response
  – Expansion proposals from project proponents

• RTEP = Regional Transmission Expansion Plan
RTEP Identifies Two Types of “Need”

- Reliability upgrades = any upgrade/expansion ISO finds to be necessary to ensure reliable operation of the New England transmission system
  - A very broad definition
- Economic upgrades = any upgrade/expansion that produces net economic benefits to the region as a whole (not each/every sub-region)
  - Another broad definition: larger upgrades “virtually always provide diffuse benefits through the integrated network, often immediately and certainly over the useful life of those facilities.” – ISO-NE filing
Participant Funding Option

• Once the RTEP is approved, ISO-NE allows an opportunity for market participants who might benefit from the upgrades/expansions to propose and fund any “needed” facilities.

• Entities who might come forward:
  – Traditional transmission owners/utilities
  – Independent transmission companies
  – Merchant transmission companies
  – Investment coalitions of generators/traders/LSEs
Participant Funded Projects

• Generator interconnection upgrades – generator pays
  – Usually radial lines from plant to connect to network

• “Merchant” proposals – merchant investors pay
  – Those who fund upgrades receive the incremental FTRs

• “Elective” upgrades – proponent/developer pays
  – Any party can volunteer to invest in an expansion or upgrade
  – Party receives the incremental FTRs.

• “Local Benefit” upgrades – Local sub-region pays
  – Any project rated below 115 kV – benefits assumed to be local
  – Projects 115 kV and above that aren’t “Pool” facilities, if any

• Localized Costs (“goldplating”) – Local sub-region pays
Mandated Upgrades

• If no parties come forward to fund RTEP projects under the “participant funding” approach, then ISO-NE can direct that the relevant transmission owner(s) construct the projects approved in the RTEP.

• The question then becomes:

  – To whom should the costs be allocated?
FERC’s Directives

• When the cost allocation proceeding began, ISO-NE was under FERC Orders to develop a “default” transmission cost allocation proposal.

• The plan should be
  – Compatible with the new “standard market design” (based on LMP and FTRs)
  – Enjoy broad stakeholder support
  – An objective way to resolve disputes, unbiased
  – Result in a “just and reasonable” allocation of costs for transmission expansions
Cost Allocation – Reliability Projects

• By definition, reliability projects are “needed” to ensure reliable operation of the system
  – The implication is that all of NE benefits
• Project costs are allocated to all Network Integrated Transmission Service (NITS) users throughout the ISO region.
  – No attempt to identify and allocate to “beneficiaries”
  – All costs are socialized throughout the ISO region
  – According to ISO-NE, virtually all projects in the current RTEP, including SW Connecticut and NEMA Boston upgrades, are needed for “reliability”
Cost Allocation – Economic Projects

• In the past, FERC policies urged ISOs to identify beneficiaries and to allocate project costs to the beneficiaries – a principle of “cost causer pays”

• In a 2003 “White Paper,” FERC proposed to defer to regions on cost allocation policies, especially if the Regional State Committee agreed with an approach

• In 2003 ISO-NE case, FERC deferred to a joint filing by ISO-NE and NEPOOL on cost allocation, even though …
  – There was no New England RSC in existence yet, and
  – The six NE states were equally divided – 3 for and 3 against

• MA DTE, Connecticut DPUC supported the ISO; Maine, Rhode Island opposed ISO allocation scheme.
“Regional” vs “Local” Benefits

• ISO-NE proposal distinguished upgrades that had “regional” benefits and projects that had “local” benefits.

• If the upgrade had only “local” benefits, then
  – Costs would be allocated to the “local” sub-region that was the principal beneficiary

• If the upgrade had “regional” benefits, then . . .
  – Costs would be allocated across the ISO-NE region and all sub-regions would pay a load-based *pro rata* share of costs

• Most upgrades with 115 kV or higher are deemed to have “regional” benefits – to minimize disputes
  – So, most projects would automatically be “regional”
Differences Over Cost Allocation
Focused on “Local” vs “Regional”

• Some parties favored a closer search for and allocation of costs to specific/local beneficiaries.
  – Maine and Rhode Island opposed having all costs socialized across the region.
    • They preferred allocating 25% regional, 75% local, if specific beneficiaries could not be sufficiently identified
    • This could limit their responsibility for the costs of upgrades in SW Connecticut and North East MA/Boston
  – Some independent generators also saw regionally allocated costs as undermining the generation market
    • Some transmission competes against some generation
    • So socializing most transmission investments could put some generation investment at a competitive disadvantage
Support for Broad “Regional” Cost Allocation Rule

• Many parties (including Mass and Conn regulators) favored rules that recognize regional benefits and assign costs regionally.

• Since virtually all RTEP projects were viewed by ISO as either needed for reliability or benefitting the entire region, this meant:
  
  – All RTEP projects would have their costs allocated regionally

  – No RTEP expansion costs would be paid solely by “local” beneficiaries
Potential Winners When a Broad “Regional” Definition is Used

• Sub-regions in need of expansion, like SW Connecticut and NEMA/Boston, can benefit from spreading costs to others.
  – Loads inside these areas would benefit from lower energy costs and congestion charges, while spreading costs to others

• Generators located outside these areas might benefit from improved access to those loads and lower congestion charges in serving them.
Potential Losers When a Broad “Regional” Definition is Used

• Generators located *inside* congested areas might see lower prices if socialized transmission upgrades reduced congestion into their area.

• Loads outside these congested areas may see fewer benefits, or even higher prices, but pay an equal share of costs.

• Merchant transmission investors would find investment coalitions harder to form, because specific beneficiaries would prefer to wait and let all NE loads pay for the upgrade. (Classic “free rider” problem)
FERC’s Decision On ISO-NE

• On December 18, 2004, FERC approved the ISO-NE/NEPOOL proposal

  – It rejected the protests of a coalition of Maine, Rhode Island, and several independent gencos.

  – It cited favorably the broad stakeholder support (78% NEPOOL vote) and discounted the 3 to 3 state split.

  – It agreed with ISO-NE on liberal definitions of “regional” benefits
FERC’s Decision On ISO-NE

• A strong dissent by Commissioner Nora Brownell
  – ISOs should make greater effort to identify economic beneficiaries and allocate costs to them

  – Reliability upgrades should be socialized, but . . .
    • A less expansive definition of “reliability” should be used

  – Deference to regional wishes can’t override FERC’s statutory mandate to determine if approach is “just and reasonable”