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December 18, 2023

### **Via Email and First Class Mail**

Ms. Kimberly D. Bose Secretary Federal Energy Regulatory Commission 888 First Street, N.E. Washington, DC 20426

Re: New York State Reliability Council, Docket No.

Dear Secretary Bose:

Pursuant to Section 3.03 of the New York State Reliability Council Agreement ("NYSRC Agreement")<sup>1</sup>, the New York State Reliability Council, L.L.C. ("NYSRC") hereby submits this filing to advise the Federal Energy Regulatory Commission ("Commission") that the NYSRC has revised the Installed Capacity Requirement ("ICR") for the New York Control Area ("NYCA") for the period beginning on May 1, 2024 and ending on April 30, 2025 ("2024-2025 Capability Year"). The NYSRC respectfully requests that the Commission accept and approve the NYSRC's filing effective no later than February 15, 2024, so that the revised ICR may be in place for the installed capacity auction to be conducted by the New York Independent System Operator, Inc. ("NYISO")

<sup>&</sup>lt;sup>1</sup> The NYSRC Agreement is available on the NYSRC website, www.nysrc.org, under Documents/Agreements.

March of 2024. The NYISO has informed the NYSRC that it needs the period between February 15, 2023 and March 29, 2024 to: (i) determine, in conjuction with the NYISO's Operating Committee, the Locational Capacity Requirements for the three Localities in the New York Control Area ("NYCA"):New York City (NYISO Zone J), Long Island (NYISO Zone K) and the nested Locality of NYISO Zones G through J; (ii) define capacity import rights for the coming year; (iii) inform load serving entities ("LSEs") of their minimum capacity requirements for capacity procurement in the NYISO's auctions; and (iv) make other preparations for the March 29, 2023 capacity auction. The NYSRC also respectfully requests that the Commission grant any and all waivers of its regulations that it deems necessary to accept and approve the filing effective no later than February 15, 2024.

## I. Summary

On December 8, 2023, the NYSRC Executive Committee adopted a required Installed Reserve Margin ("IRM") of 22.0% for the NYCA for the 2024-2025 Capability Year. The Executive Committee's decision was based on a technical study, the New York Control Area Installed Capacity Requirements for the Period May 2024 through April 2025, Technical Study Report ("2024IRM Study" or "Study") dated December 8, 2023, and other relevant factors. The 2024 IRM Study results indicate that, under base case conditions, a NYCA IRM for the 2023 Capability Year of 22.0% would satisfy the NYSRC's resource adequacy criteria, set forth in the NYSRC's Reliability Rule A.1, Requirement R1. After considering the 2024 IRM Study, the results of various sensitivity studies which resulted in IRMs both higher and lower than the base case IRM, and other relevant factors, the NYSRC Executive Committee determined that an IRM of

20.0% would best meet the applicable resource adequacy criteria for the 2022-2023 Capability Year. Copies of the Study and Appendices are attached hereto as Attachment A, and the resolution adopted by the Executive Committee with respect to its IRM determination is attached hereto as Attachment B. The 2024 IRM Study may be found on the NYSRC website, www.nysrc.org, under Documents/Reports.

Since the 22.0% IRM for the 2024-2025 Capability Year adopted by the NYSRC represents a change from the 20.0% IRM approved for the 2023-2024 Capability Year, Commission approval of the filing is required under Section 3.03 of the NYSRC Agreement. The NYSRC requests that the Commission accept and approve this filing and the revised IRM effective no later than February 15, 2024 so that the revised IRM is in place for the installed capacity auction to be conducted by the NYISO in March of 2024.

#### II. Background

The NYSRC was approved by an order issued by the Commission in 1998,<sup>2</sup> and subsequent Commission orders,<sup>3</sup> as part of the restructuring of the electricity market in New York State and the formation of the NYISO. In its orders, the Commission approved the NYSRC Agreement among the members of the New York Power Pool ("NYPP"), which established the NYSRC and described its responsibilities, and the NYISO/NYSRC Agreement between the NYISO and the NYSRC<sup>4</sup>, which established the relationship between the NYISO and the NYSRC and their respective responsibilities.

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<sup>&</sup>lt;sup>2</sup> Cent. Hudson Gas & Elec. Corp., 83 FERC ¶ 61,352 (1998), order on reh'g, 87 FERC ¶ 61,135 (1999).

<sup>&</sup>lt;sup>3</sup> Cent. Hudson Gas & Elec. Corp., 86 FERC ¶ 61,062 (1999); Cent. Hudson Gas & Elec. Corp., 87 FERC ¶ 61,135 (1999); Cent. Hudson Gas & Elec. Corp., 88 FERC ¶ 61,138 (1999).

<sup>&</sup>lt;sup>4</sup> The NYISO/NYSRC Agreement is available on the NYSRC website, www.NYSRC.org, under Documents/Agreements.

One of the responsibilities assigned to the NYSRC is the establishment of the annual statewide ICR for the NYCA.<sup>5</sup> Section 3.03 of the NYSRC Agreement reads as follows:

The NYSRC shall establish the state-wide annual Installed Capacity Requirements for New York State consistent with NERC [North American Electric Reliability Council] and NPCC [Northeast Power Coordinating Council] standards. The NYSRC will initially adopt the Installed Capacity requirement as set forth in the current NYPP Agreement and currently filed with FERC. Any changes to this requirement will require an appropriate filing and FERC approval. In establishing the state-wide annual Installed Capacity requirements, consideration will be given to the configuration of the system, generation outage rates, assistance from neighboring systems and Local Reliability Rules.

The ICR is described generally in terms of an installed reserve margin or IRM.<sup>6</sup> The NYISO was assigned the responsibility to determine the installed capacity obligations of LSEs and to establish the LCRs needed to ensure that the statewide ICR is met.<sup>7</sup> The responsibilities assigned by the NYSRC Agreement and the NYISO/NYSRC Agreement are implemented in the NYSRC's Reliability Rules, the NYSRC's Policy No. 5-16, Procedure for Establishing New York Control Area Installed Capacity Requirements<sup>8</sup>, and the NYISO's Market Administration and Control Area Services Tariff ("Services Tariff").

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<sup>&</sup>lt;sup>5</sup> NYSRC Agreement, § 3.03; NYISO/NYSRC Agreement, § 4.5.

<sup>&</sup>lt;sup>6</sup> The annual statewide ICR is established by implementing NYSRC Reliability Rules for providing the corresponding statewide IRM requirements. The IRM requirements relates to ICR through the following equation: ICR = (1+ IRM Requirement) x Forecasted NYCA Peak Load (NYSRC Reliability Rules, A. Resource Adequacy, Introduction).

<sup>&</sup>lt;sup>7</sup> NYISO/NYSRC Agreement, § 3.4; NYISO Services Tariff, §§ 5.10 and 5.11.4.

<sup>&</sup>lt;sup>8</sup> NYSRC Policy 5-17 is available on the NYSRC website, www.NYSRC.org, under Documents/Policies.

#### A. NYSRC Reliability Rules

The NYSRC Reliability Rules Manual, Section A, Resource Adequacy, Introduction, provides that among the factors to be considered by the NYSRC in setting the annual statewide IRM are the characteristics of the loads, uncertainty in the load forecast, outages and deratings of generating units, the effects of interconnections to other control areas, and transfer capabilities within the NYCA.

Reliability Rule A.1, Establishing NYCA Installed Reserve Margin Requirements, Requirement R1, is consistent with the NPCC resource adequacy criterion. It provides that:

The NYSRC shall annually perform and document an analysis to calculate the NYCA *Installed Reserve Margin (IRM)* requirement for the following Capability Year. The IRM analysis shall:

**R1.1** Probabilistically establish the IRM requirement for the NYCA such that the loss of *load* expectation (LOLE) of disconnecting *firm load* due to *resource* deficiencies shall be, on average, no more than 0.1 days per year. This evaluation shall make due allowances for *demand* uncertainty, scheduled outages and deratings, forced outages and deratings, assistance over interconnections with neighboring *control areas*, *emergency NYS Transmission System transfer capability*, and *capacity and/or load relief* from available *operating procedures*.

Reliability Rule A.2, Establishing Load Serving Entity Installed Capacity Requirements, Requirement R1, provides that:

**R1.** The *NYISO* shall annually establish *Load Serving Entity* (LSE) *installed capacity* (ICAP) requirements, including *Locational Capacity Requirements* (LCRs), in accordance with *NYSRC* rules and *NYISO* tariffs. *NYISO* analyses for setting LCRs shall include the following requirements:

**R1.1** The *NYISO* LCR analysis shall use the IRM established by the *NYSRC* as determined in accordance with Reliability Rule A.1.

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<sup>&</sup>lt;sup>9</sup> The NYSRC Reliability Rules are available on the NYSRC website, www.NYSRC.org, under Documents/NYSRC Reliability Rules and Compliance Monitoring.

- **R1.2** The *NYISO* LCR analysis shall maintain a LOLE of 0.1 days/year, as specified by the Requirement A.1: R1.1.
- **R1.3** The *NYISO* LCR analysis shall use the software, load and capacity data, and models consistent with that utilized by the NYSRC for its determination of the IRM, as described in Sections 3.2 and 3.5 of NYSRC Policy 5, "Procedure for Establishing NYCA Installed Capacity Requirements."
- **R1.4** The *NYISO* shall document the procedures used to calculate the LCRs.
- **R1.5** The *NYISO* shall prepare a report for the next *Capability Year* describing the analyses for establishing (1) *LSE ICAP* requirements, and (2) LCRs for applicable *NYCA zones*, prepared in accordance with R1.1 through R1.3.

# B. NYSRC Policy No. 5-17, Procedure for Establishing New York Control Area Installed Capacity Requirements

The last paragraph of the Introduction, of NYSRC Policy No. 5-17 provides that:

The final NYCA IRM requirement, as approved by the NYSRC Executive Committee, is the basis for various installed capacity analyses conducted by the NYISO. These NYISO analyses include the determination of the capacity obligation of each Load Serving Entity (LSE) on a Transmission District basis, as well as Locational Installed Capacity Requirements, for the following capability year. These NYISO analyses are conducted in accordance with NYSRC Reliability Rules and Procedures.

Section 2.2 of NYSRC Policy No. 5-17, "Timeline," provides a timeline for establishing the statewide IRM. This timeline is based on the NYSRC's providing the NYISO with next year's NYCA IRM requirement in December, when the NYISO, under its installed capacity and procurement process, is required to begin its studies for determining the following summer's LSE capacity obligations.

Section 4.4 of NYSRC Policy No. 5-17, NYSRC Executive Committee, sets forth the process for approval of the annual statewide IRM by the NYSRC Executive Committee as follows:

The NYSRC Executive Committee has the responsibility of approving the final IRM requirements for the next capability year.

- Review preliminary and final and final base case assumptions and models for use in the IRM Study.
- Review preliminary base case IRM results.
- Approve sensitivity studies to be run and their results.
- Review and approve IRM Study prepared by ICS [Installed Capacity Subcommittee].
- Establish and approve the final NYCA IRM requirement for the next capability year (See Section 5)
- To the extent practicable, ensure that the schedule for the above approvals allow that the timeline requirements in Section 2.2 are met.
- Notify the NYISO of the NYCA IRM requirements and meet with NYISO management as required to review IRM Study results.
- Make IRM Study results available to state and federal regulatory agencies and to the general public by posting the study on the NYSRC Web site.

#### III. Communications

The names, titles, mailing addresses, and telephone numbers of those persons to whom correspondence and communications concerning this filing should be addressed are as follows:

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#### IV. Adoption of IRM for the 2024-2025 Capability Year

#### A. 2024 IRM Study

The 2024 IRM Study was conducted by the NYSRC to determine the statewide IRM necessary to meet NYSRC and NPCC reliability criteria within the NYCA during the period from May 1 2024 through April 30, 2025. The reliability calculation process for determining the NYCA IRM requirement utilizes a probabilistic approach. This technique calculates the probabilities of outages of generating units, in conjunction with load and transmission models, to determine the number of days per year of expected The General Electric Multi-Area Reliability Simulation ("GEcapacity shortages. MARS") is the primary computer program used for this probabilistic analysis. The result of the calculation for loss of load expectation ("LOLE") provides a consistent measure of electric power system reliability. Computer runs for the 2024 IRM Study were performed by NYISO staff at the request and under the guidance of the NYSRC. The GE-MARS model includes a detailed load and generation representation of the eleven NYCA zones as well as the four external control areas ("Outside World Areas") interconnected to the NYCA. The GE-MARS program also uses a transportation model representing transmission that reflects the ability of the system to transfer energy between zones under probabilistic generation and load scenarios. This technique is commonly used in the electric power industry for determining installed reserve requirements.

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The 2024 IRM Study continues to implement two study methodologies the Unified and the IRM Anchoring Methodologies. These methodologies are discussed in the 2024 IRM Study at pages 7 and 8 under the heading IRM Study Procedures. These methodologies are discussed in greater detail in Appendix A2 (Methodology) of the 2024 Study.

The 2024 IRM Study also evaluates IRM requirement impacts caused by the updating of key study assumptions and various sensitivity cases. <sup>10</sup> The comparison with the 2023 base case IRM is depicted in Table 6-1 at page 23 of the Study. The results of the sensitivity cases are set forth in Table 7-1 at page 26 of the Study and in Table B-1 at page 44 in Appendix B of the Study. The base case results, the sensitivity cases and other relevant factors provide the basis for the NYSRC Executive Committee determination to adopt a 22.0% NYCA IRM requirement for the 2024-2025 Capability Year.

Definitions of certain terms in the 2024 IRM Study can be found in the Glossary, Appendix D of the Study.

The NYSRC Executive Committee approved the preliminary assumptions used in the 2023 IRM Study base case on June 29, 2022, and the final assumptions for the 2023 IRM Study were approved by the NYSRC Executive Committee on October 14, 2022. and the sensitivity cases were approved on October 14, 2022. The assumptions used in the Study are set forth in Appendix A of the Study Appendices in Section A.3 entitled: Base Case Modeling Assumptions on page 10 through page 39.

## B. 2024 Study Base Case Results

The base case for the 2024 IRM Study calculated the NYCA IRM requirement for the period May 1, 2023 through April 30, 2024 to be

9% under base case conditions.<sup>11</sup> The 2024 base case result of 23.% is 0.3. percentage points higher than the .19.6% base case IRM requirement determined by the 2022 IRM Study.

The results of this 2023 IRM Study show that the base case IRM result represents a 0.3% increase from the 2023 IRM Study base case value. Table 6-1 of the Study compares the estimated IRM impacts of updating several key study assumptions and revising models from those used in the 2024 IRM Study. The estimated percent IRM change for each parameter was calculated from the results of a parametric analysis in which a series of IRM studies were conducted to test the IRM impact of individual parameters. The IRM impact of each parameter in this analysis was normalized such that the net sum of the -/+ % parameter changes total the % IRM increase from the 2023 IRM Study. Table 6-1 also provides the reason for the IRM change for each study parameter from the 2023 IRM Study.

There are seven parameter drivers that in combination *increased* the 2024 IRM from the 2023 base case IRM by %. Of these seven drivers, the two most significant are the addition of 539.3 MW of wind units which increased the IRM by 1.2% and the

<sup>&</sup>lt;sup>11</sup> There is a 95% probability that the 19.9 IRM is within a range from 19.7% to 20.1% based on a standard error of 0.025 per unit at 2,750 replications. *See* Appendix A of the Study A.1.1, page 8, Error Analysis.

withholding of 350 MW of Operating Reserve at load shedding which increased the IRM by 1.1%. The change in Unforced Capacity Deliverability Rights (UDR) elections caused a 0.5% increase. This was followed by updates of the outside areas including adjustments dictated by Policy 5-16 section 3.5.6 which ensure that the outside areas are no better than 0.1 Event-Days/year. This increased the IRM by 0.3%. Lower DMNC ratings (Dependable Maximum Net Capability) in the downstate areas increased the IRM by 0.2%. Two other factors are shown on table 6-1 and result in an additional 0.2% increase in the IRM.

Six parameter drivers in combination *decreased* the IRM from the 2022 base case by 3.2%. Of these six drivers, the most significant was the Peaker deactivations in NYC which decreased the IRM by 0.9%. Updates to the Energy Limited Resource (ELR) modeling, which enabled greater targeting of their generation reduced the IRM by 0.8%. The lowering of several of the high load bins of the updated Load Forecast Uncertainty (LFU) model also resulted in a 0.6% IRM reduction. Topology updates, including restoration of the Neptune cable decreased the IRM by 0.5% and the new load shapes, which replaced 2002, 2006 and 2007 shapes with 2013, 2017 and 2018, reduced the IRM by an additional 0.3%. Finally, the update in the Run of River shapes reduced the IRM by an additional 0.1%

Table 6-1 set forth below, shows the IRM impact of individual updated study parameters that result in this change from the 2022 base case IRM.

The parameters in Table 6-1 are discussed under *Models and Key Input Assumptions*.

After considering changes made to simulate actual operating conditions and system performance, the numerous sensitivity studies, which resulted in IRMs higher and lower than the base case IRM, and based on its experience and expertise, on December 9, 202 the NYSRC Executive Committee adopted an IRM of 20.0% for the 2023-2024 Capability Year.

#### V. Effective Date

The NYSRC respectfully requests that the Commission accept and approve this filing effective no later than February 15, 2023, so that the revised statewide ICR may be in place in time for the NYISO installed capacity auction for the summer capability period from May 1,2024 through October 31, 2025. The auction is scheduled to take place in March of 2024. The NYISO has advised the NYSRC that in order for the new ICR to be reflected in the summer capability period auction, both the NYISO and its market participants should be informed of the newly established IRM by no later than February 15, 2024. In order to provide adequate notice to the NYISO, the NYSRC respectfully requests that the Commission act in an expedited manner to accept and approve this filing effective no later than February 15, 2024. The NYSRC also respectfully requests the Commission grant any and all waivers of its regulations that it deems necessary to allow the Commission's acceptance and approval of the filing to be effective no later than that date.

#### VI. Contents of the Filing

The following documents are being submitted for filing:

• This transmittal letter

• A copy of the NYSRC 2024 IRM Study (Attachment A)

A copy of the 2024 IRM Appendices (Appendix B)

• A copy of the NYSRC resolution adopting the revised IRM for the

2024-2025 Capability Year (Attachment C).

VII. Conclusion

WHEREFORE, in view of the foregoing, the NYSRC respectfully requests that

the Commission accept and approve the NYSRC's filing effective no later than February

15, 2024 and grant any and all waivers of its regulations that it deems necessary to allow

the Commission's acceptance and approval to be no later than that date.

Respectfully submitted,

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# ATTACHMENT A NYSRC 2023 IRM Study

# Technical Study Report

# New York Control Area Installed Capacity Requirement

For the Period May 2024 to April 2025



December 8, 2023

New York State Reliability Council, LLC Installed Capacity Subcommittee

# **About the New York State Reliability Council**

The New York State Reliability Council (NYSRC) is a not-for-profit corporation responsible for promoting and preserving the reliability of the New York State power system by developing, maintaining and, from time to time, updating the reliability rules which must be complied with by the New York Independent System Operator, Inc. (NYISO) and all entities engaging in electric power transactions on the New York State power system. One of the responsibilities of the NYSRC is the establishment of the annual statewide Installed Capacity Requirement for the New York Control Area.

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## **EXECUTIVE SUMMARY**

A New York Control Area (NYCA) Installed Reserve Margin (IRM) Study is conducted annually by the New York State Reliability Council (NYSRC) Installed Capacity Subcommittee (ICS). ICS has the overall responsibility of managing studies for establishing NYCA IRM requirements for the upcoming Capability Year<sup>1</sup> including the development and approval of all modeling and database assumptions to be used in the reliability calculation process. This report covers the period May 1, 2024 through April 30, 2025 (2024 Capability Year). The IRM study described in this report for the 2024 Capability Year is referred to as the "2024 IRM Study."

Results of the NYSRC technical study was performed pursuant to the NYSRC Policy for setting the Installed Reserve margin.<sup>2</sup> The report shows that the calculated NYCA IRM for the 2024 Capability Year is 23.1% under final base case assumptions. This IRM satisfies the NYSRC resource adequacy criterion of a Loss of Load Expectation (LOLE) of no greater than 0.1 Event-Days/year. The base case, along with other relevant factors, will be considered by the NYSRC Executive Committee on December 8, 2023 for its adoption of the Final NYCA IRM requirement for the 2024 Capability Year.

In addition to calculating the LOLE, the analysis also determined that the Hourly Loss of Load Expectation (LOLH) was 0.378 hours per year and the Expected Unserved Energy (EUE) was 224.976 MWh per year. For comparison to other systems, a Normalized Expected Unserved Energy (NEUE) can also be determined, which divides the EUE by the expected load energy. Using the NYISO's projected 2024 NYCA energy value of 152,140 GWh/year (2023 Gold Book) this produces a NEUE of 0.00015%. Other systems around the world that design to LOLH have a criteria of less than 3 to 8 hours per year. Criteria based on NEUE is typically less than 0.002%. Both of the NYCA results represent a significantly higher level of reliability than either of these criteria.<sup>3</sup>

The NYSRC study procedure used to establish the NYCA IRM<sup>4</sup> also produces corresponding "Minimum Locational Capacity Requirements" (MLCRs) for New York City and Long Island locational to satisfy the NYCA resource adequacy criterion, along with the calculated NYCA IRM. The 2024 IRM Study determined related MLCRs of 72.7% and 103.2% for the New York City and Long Island localities,

<sup>&</sup>lt;sup>1</sup> A Capability Year begins on May 1 and ends on April 30 of the following year.

<sup>&</sup>lt;sup>2</sup> Policy No. 5-17; Procedure for Establishing New York Control Area Installed Capacity Requirements. See, Policy 5-17

<sup>&</sup>lt;sup>3</sup> Resource Adequacy for a Decarbonized Future. https://www.epri.com/research/products/000000003002023230

<sup>&</sup>lt;sup>4</sup> This procedure is described in Section 3, IRM Study Procedures. This procedure for calculating IRM requirements and initial LCRs is sometimes referred in this report to as the "Tan 45 process."

respectively. This represents a decrease of 5.5% for NYC and a decrease of 4.2% in Long Island from the MLCRs determined as part of the 2023 IRM Study. In accordance with its responsibility of setting the Locational Minimum Installed Capacity Requirements (LCRs), the NYISO will calculate and approve *final LCRs* for all NYCA localities using a separate process that utilizes the NYSRC approved Final IRM and adheres to NYSRC Reliability Rules and policies.

The 23.1% IRM base case value for the 2024 Capability Year represents a 3.2% increase from the 2023 base case IRM of 19.9%. Table 6-1 shows the IRM impacts of individual updated study parameters that result in this change. In summary:

- There are eleven parameter drivers that in combination *increased* the 2024 IRM from the 2023 base case IRM by 4.89%. Of these eleven drivers, the most significant was the reduction in emergency assistance import limits in the higher load bins which increased the IRM by 2.24%. The next three most significant are the change in cable transition rates which increased the IRM by 0.59%, the increase in thermal outage rates which increased the IRM by 0.43% and the addition of 90 MW of solar generation which increased the IRM by 0.34%. This was followed by the change in topology related to the "AC Transmission" upgrades and the withholding of an additional 50 MW of Operating Reserves at load shedding which both increased the IRM by 0.25%. Bringing back certain peaking generation units or "peakers" which had been assumed for deactivation in the 2023 IRM Study increased the IRM by 0.23% and the addition of 136 MW of offshore wind units which increased the IRM by 0.19%. Updates in the performance and quantity of the Special Case Resources (SCRs) increased the IRM by 0.14%. The change in run-of-river hydro generation shapes caused a 0.13% increase. Lower Dependable Maximum Net Capability (DMNC) ratings in the down-state areas increased the IRM by 0.1%.
- Seven parameter drivers in combination *decreased* the IRM from the 2023 base case by 1.59%. Of these seven drivers, the most significant was the expected increase in the amount of Behindthe-Meter (BTM) Solar generation which decreased the IRM by 0.5%. Modifications in the External Areas and the subsequent Policy-5 adjustments resulted in a 0.37% decrease in IRM. Changes in the 2023 Load Forecasts (including the Fall Forecast), which resulted in a slight peak load increase across the system, resulted in a 0.20% reduction in the IRM. The Load Forecast Uncertainty (LFU) model was adjusted slightly and resulted in a 0.14% IRM reduction. Shifting the Wind shapes forward by a year resulted in a 0.11% decrease in IRM. A slight increase in the value of the voltage reductions reduced the IRM by 0.11%.

The complete parametric analysis showing the above and other results can be found in Section 6 in this report.

This study also evaluated IRM impacts of several sensitivity cases. The results of these sensitivity cases are discussed in Section 7 and summarized in Table 7-1. The base case IRM and sensitivity case results, along with other relevant factors, will be considered by the NYSRC Executive Committee in adopting the Final NYCA IRM requirement for the 2024 Capability Year. NYSRC Policy 5-17 describes the Executive Committee process for establishing the final IRM.

Transmission security limit (TSL) floors are inputs to the NYISO's LCR study and are not considered in the IRM under the Tan 45 process described in Policy 5-17. There are significant gaps between the MLCRs from the Tan 45 results and the TSL floors in this year's IRM study, which results in a greater reliability than the 0.1 Event-Days/year criteria based on LCRs that account for the TSL floors. Additional assessments considering the TSL floors are conducted and discussed in Section 4.

In addition, a confidence interval analysis was conducted to demonstrate that there is a high confidence that the base case 23.1% IRM will fully meet NYSRC and Northeast Power Coordinating Council (NPCC) resource adequacy criterion that require a LOLE of no greater than 0.1 Event-Days/year.

The 2024 IRM Study also evaluated Unforced Capacity (UCAP) trends. The NYISO values capacity sold and purchased in the market in a manner that considers the forced outage ratings of individual units, whereby generating unit capacity is derated to an unforced capacity basis recognizing the impact of forced outages. This derated capacity is referred to as "UCAP." This analysis shows that required UCAP margins, which steadily decreased over the 2006-2012 period to about 5%, remained relatively steady through 2019 but have increased through 2021 (see Figure 8-1). Due to lower contributions to reliability, the increase in wind resources lowers the translation factor from required ICAP to required UCAP which reflects the performance of all resources on the system.

## 1. Introduction

This report describes a technical study, conducted by the NYSRC Installed Capacity Subcommittee (ICS), for establishing the NYCA Installed Reserve Margin (IRM) for the period of May 1, 2024 through April 30, 2025 (2024 Capability Year). This study is conducted each year in compliance with Section 3.03 of the NYSRC Agreement, which states that the NYSRC shall establish the annual statewide Installed Capacity Requirement (ICR) for the NYCA. The ICR relates to the IRM through the following equation:

IRM Requirement (%)
$$ICR = \left(1 + \frac{100}{100}\right) * Forecast NYCA Peak Load$$

The base case and sensitivity case study results, along with other relevant factors, will be considered by the NYSRC Executive Committee for its adoption of the Final NYCA IRM requirement for the 2024 Capability Year.

The NYISO will implement the Final NYCA IRM as determined by the NYSRC, in accordance with the NYSRC Reliability Rules, NYSRC Policy 5-17, *Procedure for Establishing New York Control Area Installed Capacity Requirement and the Installed Reserve Margin (IRM)*;<sup>5</sup> the NYISO Market Administration and Control Area Services Tariff; and the NYISO Installed Capacity (ICAP) Manual.<sup>6</sup> The NYISO translates the required IRM to a UCAP basis. These values are also used in ICAP Spot Market Auctions based on FERCapproved ICAP Demand Curves. The schedule for conducting the 2024 IRM Study was based on meeting the NYISO's timetable for conducting such auctions.

The study criteria, procedures, and types of assumptions used for the study for establishing the NYCA IRM for the 2024 Capability Year (2024 IRM Study) are set forth in NYSRC Policy 5-17. The primary reliability criterion used in the IRM study requires a LOLE of no greater than 0.1 Event-Days/year for the NYCA. This NYSRC resource adequacy criterion is consistent with the Northeast Power Coordinating Council (NPCC) resource adequacy criterion. IRM study procedures include the use of two reliability study methodologies: The *Unified Methodology* and the *IRM Anchoring Methodology*. NYSRC reliability criteria and IRM study methodologies and models are described in Policy 5-17 and discussed in detail later in this report.

The NYSRC procedure for determining the IRM also identifies corresponding "Minimum Locational Capacity Requirements" (MLCRs) for the New York City and Long Island localities. The NYISO, using a

<sup>&</sup>lt;sup>5</sup> http://www.nysrc.org/policies.asp

<sup>&</sup>lt;sup>6</sup> http://www.nyiso.com/public/markets operations/market data/icap/index.jsp

separate process – in accordance with the NYISO tariffs and procedures, while adhering to NYSRC Reliability Rules and NYSRC Sections 3.2 and 3.5 of Policy 5-17 – is responsible for setting *final* LCRs for the New York City, Long Island and G-J Locality. For its determination of LCRs for the 2024 Capability Year, the NYISO will continue utilizing an economic optimization methodology approved by the Federal Energy Regulatory Commission.

The 2024 IRM Study was managed and conducted by the NYSRC ICS and supported by technical assistance from the NYSRC's technical consultants and the NYISO staff.

Previous IRM Study reports, from year 2000 to year 2023, can be found on the NYSRC website.<sup>7</sup> Appendix D, Table D.1 provides a record of previous NYCA base case and final IRMs for the 2000 through 2023 Capability Years. Figure 8-1 and Appendix D, Table D.1.1, show UCAP reserve margin trends over previous years. Definitions of certain terms in this report can be found in the Glossary (Appendix E).

Different reliability analyses, separate from the IRM study process covered in this report, are conducted by the NYISO and are called the Reliability Needs Assessment (RNA) and the Short-Term Assessment of Reliability (STAR). These analyses assess the resource adequacy and transmission security of the NYCA for ten years into the future. The RNA is conducted once every two years and examines years four through ten of the study period, while the STAR is conducted quarterly and analyzes years one through five, with a focus on fulfilling any identified reliability needs in years one through three. These assessments determine whether the NYSRC resource adequacy reliability criterion, as defined in Section 2 below, is expected to be maintained over the study period; and if not, identifies reliability needs or compensatory MW of capacity or other measures of solutions required to meet those needs.

# 2. NYSRC Resource Adequacy Reliability Criterion

The required reliability level used for establishing NYCA IRM Requirements is dictated by Requirement 1.1 of NYSRC Reliability Rule A.1, *Establishing NYCA Statewide Installed Reserve Margin Requirements*, which states that the NYSRC shall:

Probabilistically establish the IRM requirement for the NYCA such that the loss of load expectation (LOLE) of disconnecting firm load due to resource deficiencies shall be, on average, no more than 0.1 Event-Days/year. This evaluation shall make due allowances for demand uncertainty, scheduled outages and de-ratings, forced

<sup>&</sup>lt;sup>7</sup> https://www.nysrc.org/documents/reports/nysrc-new-york-control-area-installed-capacity-requirement-reports/

outages and de-ratings, assistance over interconnections with neighboring control areas, NYS Transmission System emergency transfer capability, and capacity and/or load relief from available operating procedures.

The above NYSRC Reliability Rule is consistent with NPCC's Resource Adequacy criterion in NPCC Directory 1, *Design and Operation of the Bulk Power System*. This criterion is interpreted to mean that planning reserve margins, including the IRM, needs to be high enough that the probability of an involuntary load shedding due to inadequate resources is limited to only one event-day in ten years or 0.1 Event-Days/ year. This criterion has been widely accepted by most electric power systems in North America for reserve capacity planning. In New York, use of the LOLE criterion of 0.1 Event-Days/year has provided an acceptable level of reliability for many years.

In addition to calculating the LOLE reliability metric the calculations shall also include the calculation and reporting of Loss of Load Hours (LOLH) and Expected Unserved Energy (EUE) reliability metrics in the probabilistic resource capacity assessments.

In accordance with NYSRC Reliability Rule A.2, Establishing Load Serving Entity (LSE) Installed Capacity Requirements, the NYISO is required to establish LSE installed capacity requirements, including LCRs, for meeting the statewide IRM requirement established by the NYSRC in compliance with NYSRC Reliability Rule A.1 above.

# 3. IRM Study Procedures

The study procedures used for the 2024 IRM Study are described in detail in NYSRC Policy 5-17, *Procedure for Establishing New York Control Area Installed Capacity Requirements and the Installed Reserve Margin (IRM)*. Policy 5-17 also describes the computer program used for reliability calculations and the types of input data and models used for the IRM Study.

This study utilizes a *probabilistic approach* for determining NYCA IRM requirements. This technique calculates the probabilities of generator unit outages, in conjunction with load and transmission representations, to determine the Event-Days per year of expected resource capacity shortages.

General Electric's Multi-Area Reliability Simulation (GE-MARS) is the primary computer program used for this probabilistic analysis. This program includes detailed load, generation, and transmission representation for eleven NYCA load zones — plus four Outside World Control Areas (Outside World Areas) directly interconnected to the NYCA. The Outside World Areas are as follows: Ontario, New England, Quebec, and the PJM Interconnection. The eleven NYCA zones are depicted in Figure 3-1. GE-

MARS calculates LOLE, expressed in Event-Days/year, to provide a consistent measure of system reliability. The GE-MARS program is described in detail in Appendix A, Section A.1.

Prior to the 2016 IRM Study, the IRM base case and sensitivity analyses were simulated using only weekday peak loads rather than evaluating all 8,760 hours per year in order to reduce computational run times. However, the 2016 IRM Study determined that the difference between study results using the daily peak hour versus the 8,760-hour methodologies would be significant. Therefore, the base case and sensitivity cases in the 2016 IRM Study and all later studies, including this 2024 IRM Study, were simulated using all hours in the year.

Using the GE-MARS program, a procedure is utilized for establishing NYCA IRM requirements (termed the *Unified Methodology*) which establishes a relationship between NYCA IRM and corresponding MLCRs, as illustrated in Figure 3-2. All points on these curves meet the NYSRC 0.1 Event-Days/year LOLE reliability criterion described in Section 2. Note that the area above the curve is more reliable than the criterion, and the area below the curve is less reliable. This methodology develops a pair of curves for two zones with locational capacity requirements, New York City (NYC), Zone J; and Long Island (LI), Zone K. Appendix A of NYSRC Policy 5-17 provides a more detailed description of the Unified Methodology.

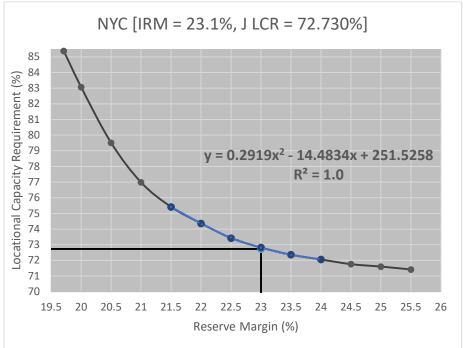


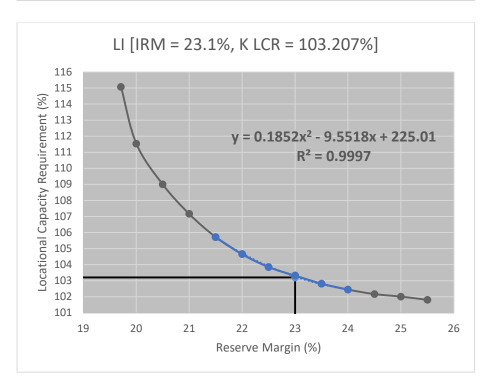
Figure 3-1 NYCA Load Zones

Base case NYCA IRM requirements and corresponding initial locality reserve margins for Zones J and K are established by a supplemental procedure (termed the *IRM Anchoring Methodology*), which is used

to define an *inflection point* on each of these curves. These inflection points are selected by applying a tangent of 45 degrees (Tan 45) analysis at the bend (or "knee") of each curve. Mathematically, each curve is fitted using a second order polynomial regression analysis. Setting the derivative of the resulting set of equations to minus one yields the points at which the curves achieve the Tan 45-degree inflection point. Appendix B of NYSRC Policy 5-17 provides a more detailed description of the methodology for computing the Tan 45 inflection point.







# 4. Study Results - Base Case

Results of the NYSRC technical study show that the calculated NYCA IRM is 23.1% for the 2024 Capability Year under final base case assumptions. Figure 3-2 on the previous page depicts the relationship between NYCA IRM requirements and corresponding MLCRs for New York City and Long Island.

The tangent points on these curves were evaluated using the Tan 45 analysis described in Section 3. Accordingly, maintaining a NYCA IRM of 23.1% for the 2024 Capability Year, together with corresponding MLCRs of 72.7 % and 103.2% for New York City and Long Island, respectively, will achieve applicable NYSRC and NPCC reliability criteria for the base case study assumptions shown in Appendix A.3.

Comparing the corresponding MLCRs in this 2024 IRM Study to 2023 IRM Study results (New York City LCR= 78.2%, Long Island LCR= 107.4%), the corresponding 2024 New York City MLCR decreased by 5.5%, while the corresponding Long Island MLCR decreased by 4.2%. The primary driver for the decrease in Long Island MLCR was updated Unforced Capacity Deliverability Rights (UDR) elections in the locality. The key factors in the reduction of the NYC MLCR was a reduction in cable transition rates and the "AC Transmission" changes which allowed increased flows into NYC.

In accordance with NYSRC Reliability Rule A.2, *Load Serving Entity ICAP Requirements,* the NYISO is responsible for separately calculating and establishing the final LCRs. The NYISO will calculate and approve *final LCRs* for all NYCA localities using a separate process that utilizes the NYSRC approved Final IRM and adheres to NYSRC Reliability Rules and policies.

For this analysis, the Base Case required 1,050 replications to converge to a standard error of 0.05 and required 3,237 replications to converge to a standard error of 0.025. For our cases, the model was run to 3,250 replications at which point the daily LOLE of 0.100 Event-Days/year for NYCA was met with a standard error less than 0.025. The confidence interval at this point ranges from 22.9% to 23.3%. It should be recognized that an IRM of 23.1% is in full compliance with the NYSRC Resource Adequacy rules and criteria (see Base Case Study Results section).

Transmission security limit (TSL) floors are inputs to the NYISO's LCR study and are not considered in the IRM under the Tan 45 process described in Policy 5-17. When TSL floors are incorporated into this year's NYISO LCR study there will be a situation where locking the Tan 45 IRM results in a system that is noticeably better than 0.1 Event-Days/year. The typical process is for NYISO to take the NYSRC approved IRM and use that value in the LCR study. In this instance, because the IRM would be locked at the NYSRC approved IRM, the model can only make LCR adjustments to achieve a LOLE of 0.1 Event-Days/year. Because the New York City and Long Island MLCRs are below the TSL floors the model will

increase New York City and Long Island LCRs to the TSL floor and to achieve the same IRM, the only option left to adjust is the G-J Locality LCR. The G-J Locality LCR can only be adjusted down to 81% before hitting the applicable TSL floor. Doing so would result in a system that is better than criterion at 0.069 Event-Days/year. NYISO performed an additional analysis that locked in the LCRs at the TSL floors and adjusted the IRM to get back to criterion of 0.1 Event-Days/year. The results, which are shown in the table below, produced an IRM of 21.5%. This additional analysis is presented for informational purposes and does not replace the official Tan 45 IRM results of 23.1%.

**IRM Preliminary LCRs** LOLE (Event-NYC LHV Ш Days/yr) 23.10% 84.58% 103.21% 0.100 2024 FBC Tan 45 72.73% 81.00% **TSL Floors** 81.70% 105.30% Tan 45 IRM + TSL Floors 23.1% 81.70% 81.00% 105.30% 0.069 Adjust IRM + TSL Floors 21.50% 81.70% 81.00% 105.30% 0.100

Table 4.1 Supplementary analysis of TSL floors

# 5. Models and Key Input Assumptions

This section describes the models and related base case input assumptions for the 2024 IRM Study. The models represented in the GE-MARS analysis include a *Load Model, Capacity Model, Transmission Model, and Outside World Model*. A *Database Quality Assurance Review* of the 2024 base case assumptions is also addressed in this section. The input assumptions for the final base case were approved by the Executive Committee on October 13, 2023. Appendix A, Section A.3 provides more details of these models and assumptions and comparisons of several key assumptions with those used for this 2024 IRM Study.

### 5.1 The Load Model

#### 5.1.1 Peak Load Forecast

The NYCA peak load forecast is based upon a model that incorporates forecasts of economic drivers, end use and technology trends, and normal weather conditions. A 2024 NYCA summer peak load forecast of 31,765.6 MW was assumed in the 2024 IRM Study, a decrease of 480.4 MW from the forecast used in the 2023 IRM Study. This "Fall 2024 Summer Load Forecast"

was prepared for the 2024 IRM Study by the NYISO staff in collaboration with the NYISO Load Forecasting Task Force and presented to the ICS on October 4, 2023 (2024 Fall Load Forecast). The 2024 forecast considered actual 2023 summer load conditions.

The peak load forecast changes are shown on Table 5-1 below. Relative to the 2023 IRM Study forecast, the load forecast for the 2024 IRM Study has decreased in Zones A through I, Zone J, and Zone K. Actual experienced and weather normalized peak load levels in summer 2023 were generally lower than in recent years. The primary factors behind year over year load declines are the continued strong load-reducing impact of state policy incented energy efficiency programs, and behind-the-meter (BTM) solar installations. A secondary factor is slower economic growth relative to projections used for prior forecasts. In future years, electrification of vehicles and building appliances is expected to add to summer peak load levels. At this point, these positive load impacts are generally smaller than the load-reducing impacts of energy efficiency and BTM solar generation.

**Table 5-1**: Comparison of 2023 and 2024 Actual and Forecast Coincident Peak Summer Loads (MW)

	Fall 2023	2023 Actual	2023	Fall 2024	Forecast
	Forecast		Normalized <sup>8</sup>	Forecast	Change
	(a)	(b)	(c)	(d)	= (d) – (a)
Zones A-I	15,828	13,703	15,114	15,515	-313
Zones J&K	16,418	15,020	16,284	16,251	-167
NYCA	32,246	28,723	31,398	31,766	-480

# **5.1.2 Load Forecast Uncertainty**

As with all forecasting, uncertainty exists relative to forecasting NYCA loads for any given year. This uncertainty is incorporated in the base case model by using a load forecast probability distribution that is sensitive to different weather conditions. Recognizing the unique load forecast uncertainty (LFU) of individual NYCA areas, separate LFU models are prepared for five

<sup>&</sup>lt;sup>8</sup> The "normalized" 2023 peak load reflects an adjustment of the actual 2023 peak load to account for the load impact of actual weather conditions, demand response programs, and municipal utility self-generation.

areas: New York City (Zone J), Long Island (Zone K), Westchester (Zones H and I), and two rest of New York State areas (Zones A-E and Zones F-G).

These LFU models are intended to measure the load response to weather at high peak producing temperatures. The LFU is based on the slope of load versus temperature, or the weather response of load. If the weather response of load increases, the slope of load versus temperature will increase, and the upper-bin LFU multipliers (Bins 1-3) will increase.

The new LFU multipliers include summer 2022 data, which was not included in prior LFU models. The response of Zones F-J to weather in 2022 was lower in magnitude than it was in previous hot summers, while the magnitude is great in Zones A-E, and Zone K. This change has resulted in lower LFU impacts on the IRM than previous years. A sensitivity case shows that recognizing LFU in the 2024 IRM Study has an effect of increasing IRM requirements by 5.1% (Table 7-1, Case 3), as compared to a range of 7.6% to 9.1% in the previous five IRM studies. Also, the new LFU model resulted in a 0.14% reduction in the IRM – see Table 6-1: Parametric IRM Impact Comparison – 2023 IRM Study vs. 2024 IRM Study.

# 5.1.3 Load Shape Model

The GE-MARS model allows for the representation of multiple load shapes. This feature has been utilized since the 2014 IRM Study and was again utilized for the 2024 IRM Study. This multiple load shape feature enables a different load shape to be assigned to each of seven load forecast uncertainty bins.

Starting with the 2023 IRM Study, a combination of load shapes from the years 2013, 2017, and 2018 were selected by ICS as representative years, as recommended under the LFU Phase 2 Study. The LFU Phase 2 Study recommended representing Bin 1 and 2 using the 2013 load shape, representing Bins 3 and 4 using the 2018 load shape, and representing Bins 5, 6, and 7 using the 2017 load shape. The recommendation to change representative load shapes was initially adopted in the base case of the 2023 IRM Study and is also applied in the 2024 IRM Study. The 2024 study also adjusts the 2013, 2017, and 2018 load shapes to account for the expected 2024 BTM Solar penetration level.

<sup>9</sup> https://www.nysrc.org/wp-content/uploads/2023/05/A.I.10-LDC\_Recommendation\_ICS4098.pdf

The NYISO is working on developing model-based synthetic load shapes reflecting expected load patterns, as well as dynamic winter LFU development, and BTM Solar modeling improvement, with the goal of implementing these refinements in future IRM studies.

# 5.2 The Capacity Model

# **5.2.1** Conventional Resources: Planned New Capacity, Retirements, Deactivations, and Behind the Meter Generation

Planned conventional generation facilities that are represented in the 2024 IRM Study are shown in Appendix A, Section A.3. The rating for each existing and planned resource facility in the capacity model is based on its Dependable Maximum Net Capability (DMNC). In circumstances where the ability to deliver power to the grid is restricted, the value of the resource is limited to its Capacity Resource Interconnection Service (CRIS) value. The source of DMNC ratings for existing facilities is seasonal tests required by procedures in the NYISO Installed Capacity Manual.

There are no new thermal/conventional units planned in the 2024 IRM study. One wind unit (*i.e.*, Western New York Wind Power) was previously modeled at 0 MW and is retired in study period for the 2024 IRM Study. No additional retirement is projected in the 2024 IRM Study compared to the assumptions for the 2023 IRM Study. However, a number of units that were previously anticipated to deactivate due to the May 1, 2023 requirements of the New York State Department of Environmental Conservation (DEC) regulations limiting NOx emissions for simple cycle turbines (Peaker Rule) have confirmed their intent to continue their operations beyond June 2024. These units, totaling 140.1 MW, were removed from the 2023 IRM Study, but have been reinstated in the 2024 IRM Study.

A behind-the-meter-net-generation (BTM:NG) program resource, for the purpose of this study, contributes its full capacity while its entire host load is exposed to the electric system. Several BTM:NG resources with a total resource capacity of 387.1 MW and a total host load of 148.8 MW, are included in this 2024 IRM Study. The full resource capacity of these BTM:NG facilities is included in the NYCA capacity model, while their host loads are included in the NYCA 2024 summer peak load forecast used for this study.

The NYISO has identified several state and federal environmental regulatory programs that could potentially impact operation of NYS Bulk Power System. The NYISO's analysis concluded that these environmental initiatives would not result in NYCA capacity reductions or retirements that would impact IRM requirements during the summer of 2024. The analysis

further identified those regulations that could potentially limit the availability of existing resources, and those that will require the addition of new non-emitting resources. For more details, see Appendix C.

#### 5.2.2 Renewable Resources

Intermittent types of renewable resources, including wind and solar resources, are becoming an increasing component of the NYCA generation mix. These intermittent resources are included in the GE-MARS capacity model as described below. These resources, plus the existing 4,750 MW of hydro facilities, will account for a total of 7,660 MW of NYCA renewable resources represented in the 2024 IRM Study.

It is projected that during the 2024 summer period there will be a total wind capacity of 2,502.3 MW participating in the capacity market in New York State. This represents an increase in available wind resources of 136 MW and reflects the addition of two new offshore wind resources.

GE-MARS allows the input of multiple years of wind data. This multiple wind shape model randomly draws wind shapes from historical wind production data. The 2024 IRM Study used available wind production data covering the years 2018 through 2022. For any new wind facilities, zonal hourly wind shape averages or the wind shapes of nearby wind units will be modeled. As the offshore wind resources are new to the NYCA system, no historical production data is available. The NYISO retained a consultant to develop synthesized historical offshore wind production profiles<sup>10</sup> based on the historical weather conditions in the areas along New York's shoreline where offshore wind development is expected. These synthesized production profiles covered the period between 2000-2021. The new offshore wind resources in the 2024 IRM Study are modeled using the synthesized offshore wind production profiles for 2017 through 2021. In order to capture the weather correlation between the offshore wind and the rest of the intermittent resources in GE-MARS simulation, the 2018-2021 offshore profiles are grouped with the same period as other intermittent resources, and the 2017 offshore profile is grouped with the 2022 intermittent profiles.

https://www.nyiso.com/documents/20142/36079056/4%20NYISO OffshoreWind Hourly NetCapacityFactor.xlsx/dc15c b6a-b6fc-6a6a-e1d0-467d5c964079

<sup>&</sup>lt;sup>10</sup> Offshore Production Profiles:

Overall, inclusion of the projected 2,502.3 MW of wind capacity in the 2024 IRM Study accounts for 7.2% of the 2024 IRM requirement (Table 7-1, Case 4). This relatively high IRM impact is a direct result of the wind facilities low-capacity factor during the summer peak period. The impact of wind capacity on unforced capacity is discussed in Appendix C.3, "Wind Resource Impact on the NYCA IRM and UCAP Markets." For wind units, a detailed summary of existing and planned wind resources is shown in Appendix A, Table A.9.

Land Fill Gas (LFG) units account for 103.3 MW.

For the 2024 IRM study, 90 MW of utility level solar generation additions are included. The total New York State bulk power system (BPS) solar capacity in the 2024 IRM Study is 304.4 MW. Actual hourly solar plant output over the 2018-2022 period is used to represent the solar shape for existing units, while new solar units are represented by zonal hourly averages or nearby units.

# 5.2.3 Energy Limited Resources

Based on the FERC approved NYISO tariff, Energy Limited Resources (ELR) units started to participate in the NYISO markets in 2021. The NYISO and GE developed the dynamic ELR functionality within the GE-MARS program and the recommended TC4C configuration in the ELR Whitepaper. The recommended modeling would reduce the IRM and lower the Special Case Resource (SCR) program activation as compared to a fixed output profile modeling approach, and it was adopted in the Final Base Case in the 2023 IRM Study. The TC4C configuration contains a static time period limitation for the output from the ELR units. Starting with the 2024 IRM Study, a process is recommended to update the time period of the output limitation on an annual basis, based on the beginning of the 90% LOLE risk period from previous year's IRM Final Base Case (FBC). In the 2024 IRM Study, output from the ELRs will be available starting Hour Beginning 14, which is the beginning of the 90% LOLE risk window from the 2023 IRM FBC. This process aims to keep the ELR output limitation in close proximity to the period with the highest LOLE risk and the annual update process could have, if any, a small reduction on the IRM on a year-over-year basis.

<sup>&</sup>lt;sup>11</sup> The ELR Whitepaper can be found on the NYSRC website https://www.nysrc.org/wp-content/uploads/2023/03/ELR-Modeling-White-Paper-May-2021-FINAL.pdf

# 5.2.4 Generating Unit Availability

Generating unit forced and partial outages are modeled in GE-MARS by inputting a multistate outage model that represents an equivalent demand forced outage rate (EFORd) for each unit represented. Outage data used to determine the EFORd is received by the NYISO from generator owners based on outage data reporting requirements established by the NYISO. Capacity unavailability is modeled by considering the average forced and partial outages for each generating unit that have occurred over the most recent five-year time period. The time span considered for the 2024 IRM Study covered the 2018-2022 period.

The weighted average five-year EFORd calculated for generating units in Zones A-I, and Zone K for the 2018-22 period is higher than in the 2017-2021 period, which were used in the 2023 IRM Study. The overall NYCA wide weighted average EFORd in the 2024 IRM Study is therefore higher than the 2023 IRM Study, and the increase in average forced outage rates raises the IRM by 0.3% (Table 6-1). Appendix A, Figure A.5 depicts NYCA and Zonal five-year average EFORd trends from 2015 through 2022.

# 5.2.5 Emergency Operating Procedures (EOPs)

In the 2022 IRM Study, the need for SCRs was reduced to 38 days (probabilistic expected value) by redistributing the operating reserves and removing maintenance outside of the summer season. In the 2023 IRM Study, the need for SCRs was further reduced to 6.9 days, due to the increased West Central Reverse Limit from 1,600 MW to 2,275 MW based on the updated Summer 2022 Operating Study. The increased limit substantially reduced the need for SCR activation as more MW can flow from the rest of the NYCA into Zone A and B where most of the SCRs activations were triggered. In the 2024 IRM Study, the need for SCR resources has a slight increase to 8.1 days compared to the 2023 IRM Study, driven by the updated allocation of operating reserves, due to the in-service of the AC Transmission project upgrades.

# (1) Special Case Resources (SCRs)

SCRs are loads capable of being interrupted and distributed generators that are rated at 100 kW or higher. SCRs are ICAP resources that provide load curtailment only when activated when as needed in accordance with NYISO emergency operating procedures. GE-MARS represents SCRs as an EOP step, which is activated to avoid or to minimize expected loss of load. SCRs are modeled with monthly values based on July 2023 registration data. For the month of July, the forecast SCR value for the 2024 IRM Study base case assumes that 1,281 MW will be registered,

with varying amounts during other months based on historical experience. This is 56 MW higher than that assumed for the 2023 IRM Study.

The number of SCR calls for the 2024 IRM base case was limited to five calls per month.

The SCR performance model is based on discounting registered SCR values to reflect historical availability. The SCR model used for the 2024 IRM Study is based on a recent analysis of performance data for the 2012-2022 period. This analysis determined a SCR overall performance factor of 70.0%. This is 0.1% higher than the performance factor used in the 2023 IRM Study (refer to Appendix A, Section A.3.8 for more details). All areas saw an increase in participation level, but the performance factor decreased for Zones A-F and Zones G-I, and therefore the updated SCR model had a minor impact on system reliability. Incorporation of SCRs in the NYCA capacity model has the effect of increasing the IRM by 3.1% (Table 7-1, Case 5). This increase results from the lower overall availability of SCR compared to the average statewide resource fleet availability.

# (2) Other Emergency Operating Procedures

In addition to SCRs, the NYISO will implement several other types of EOP steps, such as voltage reductions, as required, to avoid or minimize customer disconnections. Projected 2024 EOP capacity values are based on recent actual data and NYISO forecasts.

For the 2024 IRM Study, the NYISO implemented an additional set of topology limits to constrain emergency assistance in the IRM simulation during severe and extreme conditions. The limit has been updated to vary by LFU bin. The recommendation from the NYISO considered the extra reserves that are available in the external control areas, and the areas' required reserve by load level (see section 5.4).

The NYISO also implemented the modeling change to maintain 400 MW of 10-min operating reserve during any load shedding event. This modeling change reflects the need to protect the bulk power system against volatility during emergency operation at the time of load shedding.

Refer to Appendix B, Table B.2 for projected EOP frequencies for the 2024 Capability Year assuming the 23.1% base case IRM.

# 5.2.6 Unforced Capacity Deliverability Rights (UDRs)

The capacity model includes UDRs, which are capacity rights that allow the owner of an incremental controllable transmission project to provide locational capacity when coupled with a non-locational ICAP Supplier. The owners of the UDRs elect whether they will utilize their

capacity deliverability rights. This decision determines how UDR transfer capability will be represented in the MARS model. The IRM modeling accounts for both the availability of the resource that is identified for each UDR line as well as the availability of the UDR facility itself.

The following facilities are represented in the 2024 IRM Study as having UDR capacity rights: LIPA's 330 MW High Voltage Direct Current (HVDC) Cross Sound Cable (CSC), LIPA's 660 MW HVDC Neptune Cable, 12 and the 315 MW Linden Variable Frequency Transformer (VFT). The owners of these facilities have the option, on an annual basis, of selecting the MW quantity of UDRs they plan on utilizing for capacity contracts over these facilities. Any remaining capability on the cable can be used to support emergency assistance, which may reduce locational and IRM capacity requirements. The 2024 IRM Study incorporates the confidential elections that these facility owners made for the 2024 Capability Year. The Hudson Transmission Partners 660 MW HVDC Cable (HTP) has been granted UDR rights but has lost its right to import capacity and therefore is modeled as being fully available to support emergency assistance.

UDRs, along with other cables captured in the IRM study are modeled with outage rate based on the average performance of their past 5-year's history. In the 2024 IRM Study, the cable performance for 2018-2022 is used to develop the outage rate assumptions. Aggregated cable outage rate is reduced from 7% to 4.5% for the 2024 IRM Study and the aggregated statistics cover the facilities of CSC, Neptune, VFT, HTP, Dunwoodie South, Y49/Y50, Norwalk Northport, A Line, and Jamaica Ties.

#### 5.3 The Transmission Model<sup>13</sup>

A detailed NYCA transmission system model is represented in the GE-MARS topology. The transmission system topology which includes eleven NYCA zones and four Outside World Areas, along with relevant transfer limits, is depicted in Appendix A, Figure A-10. The transfer limits employed for the 2024 IRM Study were developed from emergency transfer limit analysis included in various studies performed by the NYISO, and from input from Transmission Owners and neighboring regions. The transfer limits are further refined by additional assessments conducted for this IRM Study topology.

<sup>&</sup>lt;sup>12</sup> See footnote 3 page 3

<sup>&</sup>lt;sup>13</sup> The transmission model is discussed in Appendix A Section 3.5

The transmission model assumptions included in the 2024 IRM Study are listed in Table A.10 in the Appendix which reflects changes from the model used for the 2023 IRM Study. These topology changes are as follows:

# In service of Segment B of AC Transmission Project, but with delay in the construction of Dover PAR

- Central East voltage collapse limit increases from 2,654 MW to 3,885 MW; dynamic limits are also increased by the similar amount.
- Central East + Marcy Group limit is increased from 4,260 MW to 5,590 MW; dynamic limits are also increased by similar amount.
- UPNY-ConED limit increases from 6,675 MW to 7,050 MW.
- UPNY/SENY limit increases from ,5250 MW to 7,150 MW and dynamic limits are removed. However, due to the delay of the construction of Dover phase angle regulator (PAR), the limit is expected to be lower than 7,150 MW. The NYISO was not able to complete its evaluation of the impact on the UPNY/SENY transfer limit from the Dover PAR delay. The NYISO did test various scenarios of the UPNY/SENY transfer limit reduction on the preliminary base case and concluded that the transfer limit reduction on UPNY/SENY from the Dover PAR delay is not expected to impact the 2024 IRM Study results. Consequently, the resource adequacy modeling was performed using an UPNY/SENY limit that is consistent with the Dover PAR operating.

#### **Update to Dysinger East and Zone A Group Limits**

- Dysinger East limit decreased from 2,200 MW to 2,100 MW.
- Zone A group limit decreased from 2,650 MW to 2,500 MW.

## **Update to various Zone K Transfer Limits:**

- Jamaica Ties import limit decreased from 320 MW to 305 MW.
- ConEd-LIPA import limit decreased from 1,613 MW to 1,598 MW.
- ConEd-LIPA export limit increased from 135 MW to 170 MW.
- Y49/Y50 export limit increased from 420 MW to 460 MW.
- LI West export limit increased from 49 MW to 84 MW.

Forced transmission outages based on historical performance are represented in the GE-MARS model for the underground cables that connect New York City and Long Island to surrounding zones. The GE-MARS model uses transition rates between operating states for each interface, which were calculated based on the probability of occurrence from the historic failure rates and the time to repair. Transition rates into the different operating states for each interface were calculated based on the circuits comprising each interface, including failure rates and repair times for the individual cables, and for any transformer and/or phase angle regulator associated with that cable.

The Transmission Owners (TOs) provided updated transition rates for their associated cable interfaces. Updated cable outage rates assumed in the 2024 IRM Study resulted in a 0.6% increase in the IRM compared with the 2023 IRM Study (Table 6-1).

As in all previous IRM studies, forced outage rates for overhead transmission lines were not represented in the 2024 IRM Study. Historical overhead transmission availability was evaluated in a study conducted by ICS in 2015, *Evaluation of the Representation of Overhead Transmission Outages in IRM Studies*, which concluded that representing overhead transmission outages in IRM studies would have no material impact on the IRM (see <a href="https://www.nysrc.org/reports">www.nysrc.org/reports</a>).

The impact of NYCA transmission constraints on NYCA IRM requirements depends on the level of resource capacity in any of the downstream zones from a constraining interface, especially in New York City (Zone J) and Long Island (Zone K). To illustrate the impact of transmission constraints on the IRM, if internal NYCA transmission constraints were eliminated, the required 2024 IRM could decrease by 2% (Table 7-1, Case 2).

The 2024 IRM Study included a modeling change to limit emergency assistance from neighboring jurisdictions during severe and extreme conditions by implementing additional topology limitations between each of the external areas and NYCA. Such topology limitations do not reflect the real constraints on the transmission system, but rather, represent an estimate of the neighboring area's ability to provide support to the NYCA at EOP steps during the GE-MARS simulation. More details on this modeling change are discussed in section 5.2.5.

#### 5.4 The Outside World Model

The Outside World Model consists of four interconnected Outside World Areas contiguous with NYCA: Ontario, Quebec, New England, and the PJM Interconnection (PJM). NYCA reliability is improved and IRM requirements can be reduced by recognizing available emergency assistance (EA) from these neighboring interconnected control areas, in accordance with control area agreements governing emergency operating conditions.

For the 2024 IRM Study, two Outside World Areas, New England and PJM, are each represented as multi-area models—*i.e.*, 14 zones for New England and five zones for the PJM Interconnection. Another consideration for developing models for the four Outside World Areas is to recognize internal transmission constraints within those areas that may limit EA into the NYCA. This recognition is explicitly considered through direct multi-area modeling of well-defined Outside World Area "bubbles" and their internal interface constraints. The model's representation explicitly requires adequate data in order to accurately model transmission interfaces, load areas, resource and demand balances, load shapes, and coincidence of peaks, among the load zones within these Outside World Areas.

In 2019, the ICS conducted an analysis <sup>14</sup> of the IRM study's Outside World Area Model to review its compliance with a NYSRC Policy 5 objective that "interconnected Outside World Areas shall be modeled to avoid NYCA's overdependence on Outside World Areas for emergency assistance.". This analysis resulted in a change in the methodology to scale loads proportional to excess capacities in each load zone of each Outside World Area to meet the LOLE criterion and the Control Area's minimum IRM requirement, as well as the implementation of global EA limit of 3,500 MW. For the past IRM studies, EA assumptions have reduced IRM requirements by approximately 6.2% (Table 7-1, Case 1).

For the 2024 IRM Study, an EOP whitepaper<sup>15</sup> was conducted and the whitepaper concluded that further refinement of the previous EA assumptions would improve the reasonableness of expectations for availability of EA. Additional topology limits to constraint EA by LFU bin in the IRM study were recommended. In the 2024 IRM Study, the 3,500 MW EA limit was modified as follows: LFU Bin 1: 1,470 MW; LFU Bin 2: 2,600 MW; LFU Bin 3-7: 3,500 MW. These limits were also implemented on each of the external Control Areas, based on historical extra reserves available in these Control Areas during NYCA peak load periods to better reflect potential support that external Control Areas can provide when New York is in need. Utilizing these new limits for the 2024 IRM Study increases the IRM by 2% (Table 7-1, Case 6a). These EA limits will be reviewed and updated on an annual basis including updated extra reserves data from the external Control Areas.

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<sup>&</sup>lt;sup>14</sup> See Evaluation of External Area Modeling in NYCA IRM Studies, for a description of this analysis, at <a href="http://www.nysrc.org/reports3.html">http://www.nysrc.org/reports3.html</a>

<sup>&</sup>lt;sup>15</sup> EOP Whitepaper: <a href="https://www.nysrc.org/wp-content/uploads/2023/10/EOP-Review-Whitepaper-Report\_FINAL\_For\_Posting.pdf">https://www.nysrc.org/wp-content/uploads/2023/10/EOP-Review-Whitepaper-Report\_FINAL\_For\_Posting.pdf</a>

## 5.5 Database Quality Assurance Review

It is critical that the database used for IRM studies undergo sufficient review in order to verify its accuracy. The NYISO, GE, and two New York Transmission Owners conducted independent data quality assurance reviews after the preliminary base case assumptions were developed and prior to preparation of the final base case. Masked and encrypted input data was provided by the NYISO to the two Transmission Owners for their review. Also, certain confidential data are reviewed by two of the NYSRC consultants as required.

The NYISO, GE, and Transmission Owner reviews found minor errors with the data in the preliminary base case, which were corrected. A summary of these quality assurance reviews for the 2024 IRM Study input data is shown in Appendix A, Section A.4.

# 6. Parametric Comparison with 2023 IRM Study Results

The results of this 2024 IRM Study show that the final base case IRM result represents a 3.2% increase from the 2023 IRM Study base case value. Table 6-1 compares the estimated IRM impacts of updating several key study assumptions and revising models from those used in last year's study. The estimated percentage IRM change for each parameter was calculated from the results of a parametric analysis in which a series of IRM sensitivity runs were conducted to update the underlying IRM model data and test the IRM impact of individual parameters. In practice, the parametric analysis is conducted in a sequential manner and the parametric results can be largely affected by the study sequence and the selected parametric adjustment method. Therefore, some of the IRM impacts shown in Table 6-1 reflect the impacts from separate Tan 45 analysis, while some represent the results from parametric analysis. The use of different analyses aims to provide a realistic representation of the IRM impact from each parameter. Some of the individual IRM impacts are also adjusted such that the net sum of the -/+ % parameter changes add up to the 3.2% IRM increase from the 2023 IRM Study. Table 6-1 also provides the reason for the IRM change for each study parameter from the 2023 IRM Study.

There are eleven parameter drivers that in combination *increased* the 2024 IRM from the 2023 base case IRM by 4.89%. Of these eleven drivers, the most significant was the reduction in EA import limits in the higher load bins which increased the IRM by 2.24%. The next three most significant are the change in cable transition rates which increased the IRM by 0.59%, the increase in thermal outage rates which increased the IRM by 0.43% and the addition of 90 MW of solar generation which increased the IRM by 0.34%. This was followed by the change in topology associated with the AC Transmission project upgrades and the withholding of an additional 50 MW of Operating Reserves at load shedding which both increased the IRM by 0.25%. Bringing back the Peakers which had been assumed for deactivation increased the IRM by 0.23% and the addition of 136 MW of offshore wind

units which increased the IRM by 0.19%. Updates in the treatment of the SCRs increased the IRM by 0.14%. The change in run-of-river hydro generation shapes caused a 0.13% increase. Lower DMNC ratings in the downstate areas increased the IRM by 0.1%.

Seven parameter drivers in combination *decreased* the IRM from the 2022 base case by 1.59%. Of these seven drivers, the most significant was the expected increase in the amount of BTM Solar generation which decreased the IRM by 0.5%. Modifications in the External Areas and the subsequent Policy-5 adjustments resulted in a 0.37% decrease in IRM. Changes in the 2023 Load Forecasts (including the 2024 Fall Load Forecast), which resulted in a slight peak load increase across the system, resulted in a 0.20% reduction in the IRM. The LFU model was adjusted slightly and resulted in a 0.14% IRM reduction. Shifting the Wind shapes forward by a year resulted in a 0.11% decrease in IRM. A slight increase in the value of the voltage reductions reduced the IRM by 0.11%.

The parameters in Table 6-1 are discussed under Models and Key Input Assumptions.

Table 6-1 Parametric IRM Impact Comparison 2023-2024							
Description		Impact	on Margi	ns	Reason for change		
	NYCA	NYC	LI	LHV			
IRM 2023 Final Base Case	19.9	78.2	107.4	88.5			
Reduce Emergency Assistance	2.24	0.20	0.40	4.50	Reduction of EA limits in		
limits per EOP Whitepaper recommendations *	2.24	-0.30	-0.40	-4.50	higher load bins increases IRM		
Cable Transition Rate *	0.59	-2.99	0.42	-2.19	Average rate decreased but locational impacts increased IRM.		
Thermal Outage Rate (2018- 2022)	0.43	0.44	0.24	0.46			
New Generators (Solar)	0.34	0.00	0.00	0.00	Renewables have lower availability than thermal units.		
AC Transmission Topology *	0.25	-1.27	-0.83	-0.93	New transmission shifted Tan 45 curve down and increased IRM.		
Withholding Operating Reserves	0.25	0.18	0.25	0.19	Increase in operating reserves withheld in EOP step.		
2023 Peaker Rule Non- Deactivations	0.23	-0.44	2.18	-0.17	Peakers have a higher EFORd than the average unit.		
New Generators (Offshore Wind)	0.19	-0.55	3.00	-0.59	Renewables have lower availability than thermal units.		
SCR Update	0.14	0.19	0.00	0.17			
RoR Shapes (2018-2022)	0.13	0.09	0.13	0.10			
2023 Gold Book DMNC Updates	0.10	0.42	-1.45	0.14			
Sum of IRM Increases	4.89	-4.24	3.55	-7.33			
BTM Solar Load Shape Adjustment	-0.50	-0.36	-0.52	-0.39			
External Data + Policy 5 Adjustment	-0.37	-0.21	-0.38	-0.29			
2023 Load Forecast	-0.20	0.31	1.32	0.29			
ELR Update	-0.16	-0.12	-0.17	-0.12			
Load Forecast Uncertainty	-0.14	-0.10	-0.14	-0.10			
Wind Shapes (2018-2022)	-0.11	0.00	0.00	0.00			

EOP changes (Voltage Reduction)	-0.11	-0.08	-0.11	-0.09
* verified by Tan 45 analysis				
Sum of IRM Decreases	-1.59	-0.55	0.01	-0.70
Non Material Changes	0.01	0.65	-0.27	0.34
Preliminary Base Case Parametric Results **	23.21	74.06	110.69	80.85

Actual Tan 45 Results	23.100	72.730	103.207	84.577
delta	-0.110	-1.326	-7.479	3.723

Non-Material Changes (Less than 0.05% delta on IRM)						
Description	Impact on Margins					
	NYCA	NYC	LI	LHV		
Database check	0.00	0.00	0.00	0.00		
LFG Shapes (2018-2022)	0.00	0.00	0.00	0.00		
Solar Shapes (2018-2022)	-0.01	0.00	-0.02	0.00		
MARS Version Update (4.13)	-0.03	-0.02	-0.03	-0.02		
Internal Topology Update	0.02	0.02	0.03	0.02		
BTM:NG	0.02	0.74	-0.27	0.48		
Preliminary SCRs	0.00	0.00	0.00	0.00		
South Cairo Retirement	-0.02	-0.01	0.07	-0.07		
Miscellaneous Data Correction	-0.05	-0.10	-0.15	-0.11		
EFORd Update	0.04	0.03	0.04	0.03		
MARS Update Version 4.14.2179	0.00	0.00	0.00	0.00		
EOP Order Update	0.00	0.00	0.00	0.00		
EOP Operating Reserve Updated Allocation	0.03	0.02	0.03	0.02		
DSM Production Shapes	-0.01	-0.01	-0.01	-0.01		
Topology	0.02	0.02	0.02	0.02		
Database Clean-up	-0.01	0.00	0.00	0.00		
Removal of Kings Plaza	0.00	-0.04	0.02	-0.02		
revised Policy-5 Adjustments	0.00	0.00	0.00	0.00		
Sum of Non-Material Changes	0.01	0.65	-0.27	0.34		

# 7. Sensitivity Case Study

In addition to calculating the IRM using base case assumptions, sensitivity analyses are run as part of an IRM study to determine IRM outcomes using different assumptions than in the base case. Sensitivity studies provide a mechanism for illustrating "cause and effect" of how some performance and/or operating parameters and study assumptions can impact reliability. Certain sensitivity studies, termed "IRM impacts of base case assumption changes," serve to inform the NYSRC Executive Committee when determining the Final IRM regarding how the IRM may be affected by reasonable deviations from selected base cases assumptions. The methodology used to conduct sensitivity cases starts with the base case IRM results and adds or removes capacity from all NYCA zones until the NYCA LOLE approaches 0.1 Event-Days/year.

Table 7-1 shows the IRM requirements for the various sensitivity cases. Note, Case 0 was the original Preliminary Base Case. All of the sensitivity cases are relative to that. Case 6a with the reduced EA from neighboring systems was then selected for the new base case and the resulting 23.1% IRM is what was reflected in Table 6-1. Because of the lengthy computer run time and personnel needed to perform a full Tan 45 analysis in IRM studies<sup>16</sup>, this method was applied for only select cases as noted in the table. While the parametric analyses are broadly indicative of magnitude and direction of the IRM impacts, it should be recognized that some accuracy is sacrificed when a Tan 45 analysis is not utilized.

In addition to showing the IRM requirements for various sensitivity cases, Table 7-1 shows the LOLH and EUE reliability metrics for each case <sup>17</sup>. These two metrics, along with the LOLE metric, are important measures of reliability risk in that together, they describe the frequency, duration, and magnitude of loss of load events <sup>16</sup>. The reliability risk measures provided by these two metrics, in addition to IRM impacts, provide Executive Committee members with different aspects of system risk for selecting the Final IRM. The data used to calculate LOLH and EUE are collected from GE-MARS output.

Sensitivity Cases 1 through 5 in Table 7-1 are annually performed and illustrate how the IRM would be impacted if certain major IRM study parameters were not represented in the IRM base case. Case 4, No Wind Capacity, was split into two cases so that the impact of land-based and off-shore wind

<sup>&</sup>lt;sup>16</sup> The Tan 45 method is described in Section 3.

<sup>&</sup>lt;sup>17</sup> **LOLH**: The expected number of hours during loss of load events each year when the system's hourly demand is projected to exceed the generating capacity.

EUE: The expected amount of energy (MWh) during loss of load events that cannot be served each year.

generation could be evaluated separately. These parameters and their IRM impacts are discussed in Sections 5.1.2 and 5.4, respectively.

Case 6a examines the impact of reduced EA from neighboring systems based on the recommendations from the analysis in the EOP Whitepaper. Case 6b further reduced the winter limits to zero. As mentioned previously, Case 6a was subsequently selected as the new base case going forward. The various versions of Case 7 look at reducing winter capacity due to potential natural gas availability constraints. Finally, Case 8 looked at the impact of the delay on the installation of the Dover PAR. While some limits were affected the overall impact on the IRM was negligible.

In June 2023 the NYSRC issued a study entitled "Offshore Wind Data Review — NYSRC preliminary findings". This study raises concerns over the correlation in the availability and performance of offshore wind, both internal to the NYCA system, and more importantly across the Northeast region, especially between New York and New England. Currently the level of offshore wind modeled in the IRM study is low for NYCA and external areas. A study to assess the impact of correlated availability of offshore wind was attempted, but showed no impact to the IRM due to only one offshore wind plant being modeled in NYCA and no offshore wind plant modeled in external areas in the IRM base case study database. In addition, the modeling of offshore wind, as well as other intermittent resources, in external areas is not consistent with the IRM approach. Modeling consistency is critical to capture the correlated availability or performance for offshore wind, and capturing such correlation should also be extended to other types of intermittent resources. Therefore, actions are being taken to urge NPCC to establish consistency in modeling and major assumptions across all neighboring systems. Additional sensitivity cases are also being considered for future studies to facilitate monitoring the impact on the IRM as offshore wind penetration increases over time. Is

18 https://www.nysrc.org/wp-content/uploads/2023/07/NYSRC-Wind-Impacts-Final-07 18 23.pdf

Table 7-1 2024/2025 IRM Sensitivity Cases								
Case	Description	IRM (%)	NYC (%)	LI (%)	IRM (%) Change from Base	LOLH (hrs/yr)	EUE (MWh/yr)	
0	2024 IRM Final Base Case	23.1	72.7	103.2	-	0.33711	180.827	
	These are the Ba	ase Case t	echnical r	esults der	ived from knee	of the IRM-L	CR curve	
	NYCA Isolated	29.2	77.2	116.2	+6.2	0.30757	195.821	
1	Track Total NYCA emergency assistanc PJM)	e from ne	eighboring	g control a	•	and, Ontario,		
2	No Internal NYCA transmission constraints	21.1	71.3	107.9	-2.0	0.34624	272.719	
2	Track level of NYCA congestion with respect to the IRM model – internal transmission constraints are eliminated and the impact of transmission constraints on statewide IRM requirements is measured							
3	No Load Forecast Uncertainty	18.0	69.1	104.7	-5.1	0.25842	59.361	
3	Shows sensitivity of IRM to load uncertainty, if the forecast peak loads for NYCA have a 100% probability of occurring							
<b>4</b> a	No Wind Capacity – Land-Based Wind Only	17.4	72.7	109.9	-5.7	0.34157	185.615	
	Shows wind impact for the land-based wind units and can be used to understand EFORd sensitivity (A – F Shifting)							
4b	No Wind Capacity – All Wind Units	16.3	73.4	108.4	-6.8	0.3442	195.546	
40	Shows wind impa	ct for bot			f-shore wind u	nits and can l	oe used to	
5	No SCR Capacity	20.0	69.5	109.9	-3.1	0.31885	161.200	
J		Show	s sensitiv	ity of IRM	to SCR progran	n		

Table 7-1 2024/2025 IRM Sensitivity Cases (Continued)									
Case	Description	IRM (%)	NYC (%)	LI (%)	IRM (%) Change from Base	LOLH (hrs/yr)	EUE (MWh/yr)		
6a	EOP (Emergency Operating Procedures) Whitepaper Recommendation	23.0	72.4	109.5	-0.1	0.36814	227.886		
	Shows impact of modifying I				eled during the E0 ndation (Tan 45)	OP steps in ac	cordance with		
6b	EOP Whitepaper Recommendation plus Winter EA Zeroed Out	23.0	72.4	109.5	- (Based off 6a)	0.36823	227.895		
	Built upon Sensitivity 6a, shows impact of reducing EA from neighboring areas to 0 in winter								
7a-1	Winter Constraints plus S06a (3,500 MW)	23.0	72.4	109.5	- (Based off 6a)	0.36814	227.886		
	Shows impact to reliability when winter capacity is reduced due to gas constraints and can be used to understand tightening winter conditions. Built off of case 6a.								
7- 2	Winter Constraints plus S06a (7,000 MW)	23.2	72.4	109.6	+0.1 (Based off 6a)	0.36537	224.831		
7a-2	Shows impact to reliability when winter capacity is reduced due to gas constraints and can be used to understand tightening winter conditions. Built off of case 6a.								
7b-1	Winter Constraints plus S06b (3,500 MW)	23.0	72.4	109.5	- (Based off 6b)	0.36824	227.898		
	Shows impact to reliability when winter capacity is reduced due to gas constraints and can be used to understand tightening winter conditions. Built off of case 6b.								
7b-2	Winter Constraints plus S06b (7,000 MW)	23.8	72.9	110.3	+0.8 (Based off 6b)	0.33256	191.207		
	Shows impact to reliability unders		-		d due to gas cons ns. Built off of ca		n be used to		

# 8. NYISO Implementation of the NYCA Capacity Requirement

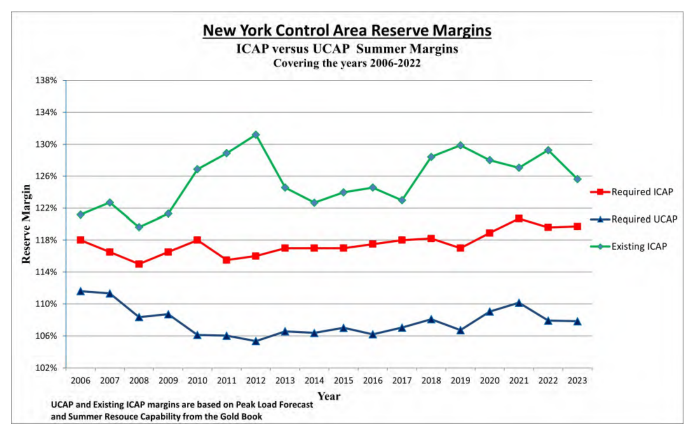
The NYISO values capacity sold and purchased in the market in a manner that considers the forced outage ratings of individual units, whereby generating unit capacity is derated to an unforced capacity basis recognizing the impact of historic unit forced outages. This derated capacity is referred to as "UCAP." In the NYCA, these translations occur twice during the course of each capability year, prior to the start of the summer and winter capability periods.

Additionally, the IRM and LCRs are translated into equivalent UCAP values during these periods. The conversion to UCAP essentially translates from one index to another; it is not a reduction of actual installed resources. Therefore, no degradation in reliability is expected. The NYISO employs a translation methodology that converts ICAP requirements to UCAP in a manner that ensures compliance with NYSRC Resource Adequacy Rule A.1: R1. The conversion to UCAP provides financial incentives to decrease the forced outage rates while improving reliability.

Due to lower contribution to reliability, the increase in wind resources lowers the translation factor from required ICAP to required UCAP which reflects the performance of all resources on the system. Figure 8.1 top of next page shows that required UCAP margins decrease slightly even though the required ICAP margins increase slightly. This is due to resources with below average performance being removed from the system and the required UCAP is a function of required ICAP and the weighted average availability of system resources. Overall, the *required* ICAP and UCAP remained roughly constant to last year although the *existing* ICAP decreased by about 4%.

Appendix D provides details of the ICAP to UCAP conversion.





# ATTACHMENT B

# NYSRC IRM Study Appendices

# Appendices



# New York Control Area Installed Capacity Requirement

For the Period May 2024 To April 2025



December 8, 2023

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New York State Reliability Council, LLC Installed Capacity Subcommittee

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# **Appendix A**

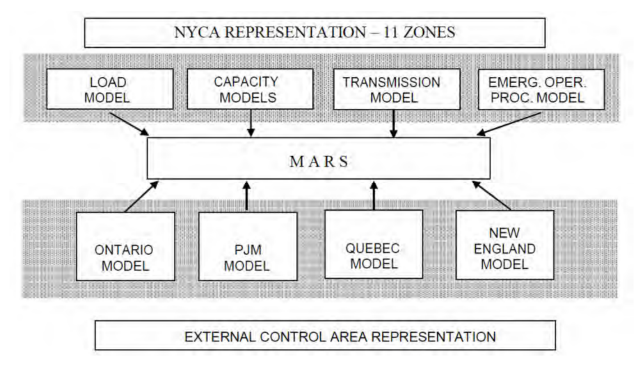
# NYCA Installed Capacity Requirement Reliability Calculation Models and Assumptions

Description of the GE MARS Program: Load, Capacity, Transmission, Outside World Model, and Assumptions

# A. Reliability Calculation Models and Assumptions - Appendix A

The reliability calculation process for determining the New York Control Area (NYCA) Installed Reserve Margin (IRM) requirement utilizes a probabilistic approach. This technique calculates the probabilities of outages of generating units, in conjunction with load and transmission models, to determine the number of days per year of expected capacity shortages. The General Electric Multi-Area Reliability Simulation (GE-MARS) is the primary computer program used for this probabilistic analysis. The result of the calculation for "Loss of Load Expectation" (LOLE) provides a consistent measure of system reliability. The various models used in the NYCA IRM calculation process are depicted in Figure A.1 below.

Table A.1 lists the study parameters, the source for the study assumptions, and where the assumptions are described in Appendix A. Finally, section A.3 compares the assumptions used in the 2023-24 and 2024-25 IRM reports (a.k.a. the 2024 IRM report).



**Figure A.1 NYCA ICAP Modeling** 

**Table A.1 Modeling Details** 

#	Parameter	Description	Source	Reference
		Internal NYCA Modelin	g	
1	GE-MARS	General Electric Multi-Area Reliability Simulation Program		Section A.1
2	11 Zones	Load Areas	Fig A.1	NYISO Accounting & Billing Manual
3	Zone Capacity Models  Zone Capacity Models  Generator models for eac generating in Zone Generator availability Unit ratings		GADS data 2023 Gold Book <sup>1</sup>	Section A.3.4
4	Emergency Operating Reduces load during		NYISO	Section A.3.5
5	Zone Load Models	Hourly loads	NYCA load shape and peak forecasts	Section A.3.1
6	Load Uncertainty Model	Account for forecast uncertainty due to weather conditions	Historical data	Section A.3.3
7	Transmission Capacity Model	Emergency transfer limits of transmission interfaces between Zones	NYISO Transmission Studies	Section A.3.5
		External Control Area Mod	leling	
8	Ontario, Quebec, ISONE, PJM Control Area Parameters	See items 9-12 in this table	Supplied by External Control Area	
9	External Control Area Generator models in Capacity models neighboring Control Areas		Supplied by External Control Area	Section A.3.6
10	External Control Area Load Models	Hourly loads	Supplied by External Control Area	Section A.3.6
11	External Control Area Load Uncertainty Models	Account for forecast uncertainty due to weather conditions	Supplied by External Control Area	Section A.3.6
12	Interconnection Capacity Models	Emergency transfer limits of transmission interfaces between control areas.	Supplied by External Control Area	Section A.3.6

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<sup>&</sup>lt;sup>1</sup> 2023 Load and Capacity Data Report, http://www.nyiso.com/public/markets\_operations/services/planning/documents/index.jsp

## A.1 GE-MARS

As the primary probabilistic analysis tool used for establishing NYCA IRM requirements, the GE-MARS program includes a detailed load, generation, and transmission representation for 11 NYCA Zones, as well as the four external Control Areas (Outside World Areas) interconnected to the NYCA (see Section A.3 for a description of these Zones and Outside World Areas).

A sequential Monte Carlo simulation forms the basis for GE-MARS. The Monte Carlo method provides a fast, versatile, and easily expandable program that can be used to fully model many different types of generation, transmission, and demand-side options. GE-MARS calculates the standard reliability indices of daily and hourly LOLE (days/year and hours/year) and Loss of Energy Expectation (LOEE in MWh/year). The use of sequential Monte Carlo simulation allows for the calculation of time-correlated measures such as frequency (outages/year) and duration (hours/outage). The program also calculates the need for initiating Emergency Operating Procedures (EOPs), expressed in days/year (see Section A.3.5).

In addition to calculating the expected values for the reliability indices, GE-MARS also produces probability distributions that show the actual yearly variations in reliability that the NYCA could be expected to experience. In determining NYCA reliability, there are several types of randomly occurring events that must be taken into consideration. Among these are the forced outages of generating units and transmission capacity. Monte Carlo simulation models the effects of such random events. Deviations from the forecasted loads are captured using a load forecast uncertainty model.

Monte Carlo simulation approaches can be categorized as "non-sequential" and "sequential." A non-sequential simulation process does not move through time chronologically or sequentially, but rather considers each hour independent of every other hour. Because of this, non-sequential simulation cannot accurately model issues that involve time correlations, such as maintenance outages, and cannot be used to calculate time-related indices such as frequency and duration.

Sequential Monte Carlo simulation (used by GE-MARS) steps through the year chronologically, recognizing the status of equipment is not independent of its status in adjacent hours. Equipment forced outages are modeled by taking the equipment out of service for contiguous hours, with the length of the outage period being determined from the equipment's mean time to repair. Sequential simulation can model issues of concern

that involve time correlations and can be used to calculate indices such as frequency and duration. It also models transfer limitations between individual areas.

Because the GE-MARS program is based on a sequential Monte Carlo simulation, it uses state transition rates, rather than state probabilities, to describe the random forced outages of the thermal units. State probabilities give the probability of a unit being in a given capacity state at any particular time and can be used if one assumes that the unit's capacity state for a given hour is independent of its state at any other hour. Sequential Monte Carlo simulation recognizes the fact that a unit's capacity state in any given hour is dependent on a given state in previous hours and influences its state in future hours. It thus requires additional information that is contained in the transition rate data.

For each unit, a transition rate matrix is input that shows the transition rates to go from each capacity state to each other capacity state. The transition rate from state A to state B is defined as the number of transitions from A to B per unit of time in state A (Equation A.1).

**Equation A.1 Transition Rate Definition** 

$$Transition (A to B) = \frac{Number of Transitions from A to B}{Total Time in State A}$$

Table A.2 shows the calculation of the state transition rates from historic data for one year. The "Time-in-State Data" shows the amount of time that the unit spent in each of the available capacity states during the year; the unit was on planned outage for the remaining 760 hours of the year. The "Transition Data" shows the number of times that the unit transitioned from each state to each other state during the year. The "State Transition Rates" can be calculated from this data. For example, the transition rate from state 1 to state 2 equals the number of transitions from 1 to 2 divided by the total time spent in state 1 (Equation A.2).

**Equation A.2 Transition Rate Calculation Example** 

$$Transition (1 to 2) = \frac{(10 Transitions)}{5,000 Hours} = 0.0002$$

**Table A.2 State Transition Rate Example** 

Tim	Time in State Data			Transition Data			
State	MW	Hours		From	To State	To State	To State
State	IVIVV	Hours		State	1	2	3
1	200	5000		1	0	10	5
2	100	2000		2	6	0	12
3	0	1000		3	9	8	0
	State Transition Rates						
From State To St		ate 1	To State 2		To State 3		
1 0.0		000	0.002		0.001		
2 0		0.0	003	0.0	000	0.006	
3	3	0.0	009	0.008		0.000	

From the state transition rates for a unit, the program calculates the two important quantities that are needed to model the random forced outages on the unit: the average time that the unit resides in each capacity state, and the probability of the unit transitioning from each state to each other state.

Whenever a unit changes capacity states, two random numbers are generated. The first is used to calculate the amount of time that the unit will spend in the current state; it is assumed that the time in a state is exponentially distributed, with a mean as computed from the transition rates. This time in state is added to the current simulation time to calculate when the next random state change will occur. The second random number is combined with the state transition probabilities to determine the state to which the unit will transition when it leaves its current state. The program thus knows for every unit on the system, its current state, when it will be leaving that state, and the state to which it will go next.

Each time a unit changes state, because of random state changes, the beginning or ending of planned outages, or mid-year installations or retirements, the total capacity available in the unit's area is updated to reflect the change in the unit's available capacity. This total capacity is then used in computing the area margins each hour.

#### A.1.1 Error Analysis

An important issue in using Monte Carlo simulation programs such as GE-MARS is the number of years of artificial history (or replications) that must be created to achieve an acceptable level of statistical convergence in the expected value of the reliability index of

interest. The degree of statistical convergence is measured by the standard deviation of the estimate of the reliability index that is calculated from the simulation data.

The standard deviation has the same physical units (e.g., days/year) as the index being estimated, and thus its magnitude is a function of the type of index being estimated. Because the standard deviation can assume a wide range of values, the degree of convergence is often measured by the standard error, which is the standard deviation of the estimated mean expressed as a per unit of the mean.

Convergence can also be expressed in terms of a confidence interval that defines the range in which you can state, with a given level of confidence that the actual value falls within the interval. For example, a range centered on the mean of two standard deviations in each direction (plus and minus) defines a confidence interval of 95%.

For this analysis, the Base Case required 1,048 replications to converge to a standard error of 0.05 and required 3,231 replications to converge to a standard error of 0.025. For our cases, the model was run to 3,250 replications at which point the daily LOLE of 0.100 Event-Days/year for NYCA was met with a standard error less than 0.025. The confidence interval at this point ranges from 22.9% to 23.3%. An IRM of 23.1% is in full compliance with the NYSRC Resource Adequacy rules and criteria (see Base Case Study Results section).

#### A.1.2 Conduct of the GE-MARS analysis

The study was performed using Version 4.13.2129 of the GE-MARS software program. This version has been benchmark tested by the NYISO.

The current base case is the culmination of the individual changes made to last year's base case. Each change, however, is evaluated individually against last year's base case. The LOLE results of each of these pre-base case simulations are reviewed to confirm that the reliability impact of the change is reasonable and explainable.

General Electric was asked to review the input data for errors. They have developed a program called "Data Scrub" which processes the input files and flags data that appears to be out of the ordinary. For example, it can identify a unit with a forced outage rate significantly higher than all the others in that size and type category. If something is found, the NYISO reviews the data and either confirms that it is correct as is or institutes a correction. The results of this data scrub are shown in Section A.4.

The top three summer peak loads of all Areas external to NYCA are aligned to be on the same days as that of NYCA, even though they may have historically occurred at different times. This is a conservative approach, using the assumption that peak conditions could be the result of a widespread heat wave. This would result in reducing the amount of assistance that NYCA could receive from the external Areas.

## A.2 Methodology

The 2024 IRM study continues to use the Unified Methodology that simultaneously provides a basis for the NYCA installed reserve requirements and the preliminary locational installed capacity requirements (referred to as related Minimum Locational Capacity Requirements or "MLCRs"). The IRM/MLCR characteristic consists of a curve function, "a knee of the curve" and straight-line segments at the asymptotes. The curve function is represented by a quadratic (second order) curve which is the basis for the Tan 45 inflection point calculation. Inclusion of IRM/MLCR point pairs remote to the "knee of the curve" may impact the calculation of the quadratic curve function used for the Tan 45 calculation.

The procedure for determining the best fit curve function used for the calculation of the Tan 45 inflection point to define the base case requirement is based on the following methodology:

- 1) Start with all points on IRM/MLCR characteristic.
- 2) Develop regression curve equations for all different point to point segments consisting of at least four consecutive points.
- 3) Rank all the regression curve equations based on the following:
  - Sort regression equations with highest R2.
  - Remove any equations which show a negative coefficient in the first term. This
    is the constant labeled 'a' in the quadratic equation: ax2+bx+c
  - Ensure the calculated IRM is within the selected point pair range (e.g., if the curve fit was developed between 14% and 18% and the calculated IRM is 13.9%, the calculation is invalid).
  - In addition, there must be at least one statewide reserve margin point to the left and right of the calculated Tan 45 point.
  - Determine that the calculated IRM and corresponding MLCR do not violate the
     0.1 Event-Days/year LOLE criteria.
  - Check results to determine that they are consistent with visual inspection methodology used in past years' studies.

This approach identifies the quadratic curve functions with highest R<sup>2</sup> correlations as the

basis for the Tan 45 calculation. The final IRM is obtained by averaging the Tan 45 IRM points of the New York City and Long Island curves. The Tan 45 points are determined by solving for the first derivatives of each of the "best fit" quadratic functions as a slope of -1. Lastly, the resulting MLCR values are identified.

# A.3 Base Case Modeling Assumptions

#### A.3.1 Load Model

Table A.3 Load Model

Parameter	2023 Study	2024 Study	Explanation
	Assumption	Assumption	
Peak Load	October 1, 2022 NYCA:	October 1, 2023 NYCA:	Forecast based on
	NYCA: 32,246.0 MW	NYCA: 31,765.6 MW	examination of 2023
	NYC: 11,285.0 MW	NYC: 11,170.6 MW	weather normalized
	LI: 5,133.3 MW	LI: 5,080.3MW	peaks, 2024 economic and
	G-J: 15,406.8 MW	G-J: 15,273.5 MW	expected weather
			projections, and
			Transmission Owner
			projections.
Load Shape Model	Multiple Load Shapes	Multiple Load Shapes	Load shapes updated for
	Model using years: 2013	Model using years: 2013	the 2023 IRM study to be
	(Bins 1 & 2), 2018 (Bins 3	(Bins 1 & 2), 2018 (Bins 3	more reflective of current
	& 4), and 2017 (Bin 5-7)	& 4), and 2017 (Bin 5-7)	system conditions such as
			solar penetration
Load Uncertainty	Statewide and zonal	Statewide and zonal	Updated from 2023 IRM.
Model	models updated to	models updated to	Based on TO and NYISO
	reflect current data	reflect current data	data and analyses.

#### A.3.2 Peak Load Forecast Methodology

The procedure for preparing the IRM forecast is very similar to that described in the NYISO Load Forecasting Manual for the ICAP forecast. The NYISO and Transmission Owners developed regression models to evaluate the relationship between regional weather and Transmission District summer weekday peak loads, using data from the summer of 2023 and other recent summers as needed. The resulting estimates of weather response (*i.e.*, the MW increase in load per degree of increase in the weather variable) by Transmission District were used to develop 2023 Transmission District weather adjustments, which normalize the peaks to typical summer peak weather conditions. For purposes of the IRM and ICAP forecasts, the NYISO evaluates the system peak load that occurs during nonholiday weekdays in July and August. In 2023, the system peak load during this period was on July 28<sup>th</sup>, Hour Beginning 17. The system peak load of 28,722.9 MW is shown by

Transmission District in Table A.4 (col. 2). The total MW adjustment (col. 3), including the weather adjustment, and estimated demand response and municipal self-generation impacts were added to the system peak, producing the 2022 weather normalized peak load of 31,397.5 MW (col. 4). Notably, there were a number of hot weather high load days in early September of 2023. The September peak load of 30,206 MW on September 6<sup>th</sup> exceeded the IRM and ICAP peak window peak load in July. The load and weather data from the early September high load days was considered in the determination of final 2023 Transmission District weather adjustments for the 2024 IRM forecast.

Some Transmission Owners developed updated estimates of the Regional Load Growth Factor (RLGF) for their territories. The RLGF represents the ratio of forecasted 2024 summer peak load to the 2023 weather normalized peak, based on the anticipated load growth or decline in the territory (excluding large load projects). Summer peak load growth rates from the 2023 Gold Book forecast were used for those Transmission Owners that did not provide updates. The final RLGFs (col. 6) were reviewed by the NYISO and discussed with the Transmission Owners as needed. The 2024 forecast before adjustments (col. 7) is the product of the 2023 weather normalized peaks excluding large loads and the RLGFs. Summer 2024 large load projections are added in column 8. The resulting sum (col. 9) represents the 2024 IRM coincident peak forecast of 31,616.8 MW before Behind-the-Meter Net Generation (BTM:NG) adjustments. This forecast is a 2.1% decrease relative to the 2024 forecast from the 2023 Gold Book. For purposes of modeling in the IRM study, the forecast of BTM:NG resource load is added in column 10, producing a total forecast of 31,765.6 MW inclusive of BTM:NG load (col. 11).

The Locality forecasts are reported in the second table below. These forecasts are the product of the weather normalized coincident peak load in the Locality, the non-coincident to coincident peak (NCP to CP) ratio in the Locality, and the RLGF(s) of the Transmission District(s) in the Locality. The Locality NCP to CP ratios were calculated using the historical 15-year ratio (excluding outlier years). The Locality forecasts of 11,170.6 MW (Zone J), 5,080.3 MW (Zone K), and 15,273.5 MW (G-J Locality), inclusive of BTM:NG loads, are shown in column 10.

The third table below shows the 2024 non-coincident peak load forecast by Zone. Zonal coincident peak forecasts were generally derived using sub-zonal load shares (Transmission District to Zone), based upon peak and near-peak load hours over the most recent five summers. Zonal non-coincident peak forecasts were calculated by multiplying the coincident peak forecast by the Zonal NCP to CP ratios. The Zonal forecasts shown below include the projected impacts of BTM:NG and large load projects.

The peak load forecasts, along with the regression models, weather adjustments, RLGFs, and NCP to CP ratios used to derive them were discussed and approved by the NYISO Load Forecasting Task Force (LFTF) and the NYSRC Installed Capacity Subcommittee (ICS). The LFTF recommended the Final 2024 Peak Load Forecast presented below to the NYSRC. The ICS approved the Final 2024 Peak Load Forecast for use in the 2024 IRM study.

Table A.4 2024 Final NYCA Peak Load Forecast – Coincident Peak

Con Edison   11,054.4   1,473.2   12,527.6   12,527.6   1.0029   12,563.9   0.0   12,563.9   15.2   12,579.1		2024 IRM Coincident Peak Forecast									
Transmission   District   Distr	(1)	(2)	(3)	. ,	(5)	(6)	. ,	(8)		(10)	, ,
Cen Hudson         986.0         62.0         1,048.0         1,048.0         0.9940         1,041.7         0.0         1,041.7         0.0         1,041.7           LIPA         4,953.4         124.4         5,077.8         5,077.8         0.9770         4,961.0         0.0         4,961.0         38.9         4,999.9           Nat. Grid         6,030.5         627.5         6,658.0         6,655.6         1.0000         6,655.6         259.0         6,914.6         5.0         6,919.6           NYPA         484.0         3.5         487.5         335.1         1.0030         336.1         169.0         505.1         0.0         505.1           NYSEG         2,887.7         158.1         3,045.8         3,045.8         0.9979         3,039.4         50.0         3,089.4         44.1         3,133.5           O&R         974.4         105.3         1,079.7         1,079.7         0.9940         1,073.2         0.0         1,073.2         0.0         1,073.2           RG&E         1,352.5         120.6         1,473.1         1,473.1         0.9965         1,467.9         0.0         1,467.9         45.6         1,513.5		MW, 7/28/2023	(Demand Response + Muni Self-Gen + Wthr Adjustment)	Weather Normalized Coincident	Peak MW Excluding	Load Growth	Forecast, Before Adjustments	Loads	Forecast, With Large Loads, Before BTM:NG Adjustments	Forecast	Forecast, With Large Load Growth and BTM:NG Adjustments
LIPA         4,953.4         124.4         5,077.8         5,077.8         0.9770         4,961.0         0.0         4,961.0         38.9         4,999.9           Nat. Grid         6,030.5         627.5         6,658.0         6,655.6         1.0000         6,655.6         259.0         6,914.6         5.0         6,919.6           NYPA         484.0         3.5         487.5         335.1         1.0030         336.1         169.0         505.1         0.0         505.1           NYSEG         2,887.7         158.1         3,045.8         3,045.8         0.9979         3,039.4         50.0         3,089.4         44.1         3,133.5           O&R         974.4         105.3         1,079.7         1,079.7         0.9940         1,073.2         0.0         1,073.2         0.0         1,073.2           RG&E         1,352.5         120.6         1,473.1         1,473.1         0.9965         1,467.9         0.0         1,467.9         45.6         1,513.5	Con Edison	11,054.4	1,473.2	12,527.6	12,527.6	1.0029	12,563.9	0.0	12,563.9	15.2	12,579.1
Nat. Grid         6,030.5         627.5         6,658.0         6,655.6         1.0000         6,655.6         259.0         6,914.6         5.0         6,919.6           NYPA         484.0         3.5         487.5         335.1         1.0030         336.1         169.0         505.1         0.0         505.1           NYSEG         2,887.7         158.1         3,045.8         3,045.8         0.9979         3,039.4         50.0         3,089.4         44.1         3,133.5           O&R         974.4         105.3         1,079.7         1,079.7         0.9940         1,073.2         0.0         1,073.2         0.0         1,073.2           RG&E         1,352.5         120.6         1,473.1         1,473.1         0.9965         1,467.9         0.0         1,467.9         45.6         1,513.5	Cen Hudson	986.0	62.0	1,048.0	1,048.0	0.9940	1,041.7	0.0	1,041.7	0.0	1,041.7
NYPA         484.0         3.5         487.5         335.1         1.0030         336.1         169.0         505.1         0.0         505.1           NYSEG         2,887.7         158.1         3,045.8         3,045.8         0.9979         3,039.4         50.0         3,089.4         44.1         3,133.5           O&R         974.4         105.3         1,079.7         1,079.7         0.9940         1,073.2         0.0         1,073.2         0.0         1,073.2           RG&E         1,352.5         120.6         1,473.1         1,473.1         0.9965         1,467.9         0.0         1,467.9         45.6         1,513.5	LIPA	4,953.4	124.4	5,077.8	5,077.8	0.9770	4,961.0	0.0	4,961.0	38.9	4,999.9
NYSEG         2,887.7         158.1         3,045.8         3,045.8         0.9979         3,039.4         50.0         3,089.4         44.1         3,133.5           O&R         974.4         105.3         1,079.7         1,079.7         0.9940         1,073.2         0.0         1,073.2         0.0         1,073.2           RG&E         1,352.5         120.6         1,473.1         1,473.1         0.9965         1,467.9         0.0         1,467.9         45.6         1,513.5	Nat. Grid	6,030.5	627.5	6,658.0	6,655.6	1.0000	6,655.6	259.0	6,914.6	5.0	6,919.6
O&R     974.4     105.3     1,079.7     1,079.7     0.9940     1,073.2     0.0     1,073.2     0.0     1,073.2       RG&E     1,352.5     120.6     1,473.1     1,473.1     0.9965     1,467.9     0.0     1,467.9     45.6     1,513.5	NYPA	484.0	3.5	487.5	335.1	1.0030	336.1	169.0	505.1	0.0	505.1
RG&E 1,352.5 120.6 1,473.1 1,473.1 0.9965 1,467.9 0.0 1,467.9 45.6 1,513.5	NYSEG	2,887.7	158.1	3,045.8	3,045.8	0.9979	3,039.4	50.0	3,089.4	44.1	3,133.5
	O&R	974.4	105.3	1,079.7	1,079.7	0.9940	1,073.2	0.0	1,073.2	0.0	1,073.2
NYCA 28,722.9 2,674.6 31,397.5 31,242.7 0.9967 31,138.8 478.0 31,516.8 148.8 31,765.6	RG&E	1,352.5	120.6	1,473.1	1,473.1	0.9965	1,467.9	0.0	1,467.9	45.6	1,513.5
	NYCA	28,722.9	2,674.6	31,397.5	31,242.7	0.9967	31,138.8	478.0	31,616.8	148.8	31,765.6

 2024 Forecast from 2023 Gold Book
 32,280.0

 Change from 2023 Gold Book
 -663.2

 Percent Change
 -2.1%

Table A.5 2024 Final NYCA Peak Load Forecast – Locality Peaks

	2024 IRM Locality Peak Forecasts								
(1)	(2)	(3)	(4)	(5) = (3) * (4)	(6)	(7) =(6)-(5)	(8) =(7)/(6)	(9)	(10) = (8) + (9)
Locality	2023 Locality Peak MW	2023 Weather Normalized Locality Peak MW	Regional Load Growth Factor	2024 IRM Locality Peak Forecast Before BTM:NG Adjustments MW	2024 Forecast from 2023 Gold Book MW	Change from Gold Book Forecast MW	Percent Change from Gold Book Forecast	BTM:NG Forecast MW	Locality Peak Forecast, Including BTM:NG Adjustments MW
Zones G-to-J	13,588.6	15,235.2	1.0015	15,258.3	15,416.0	-157.7	-1.0%	15.2	15,273.5
Zone J - NYC	10,064.0	11,123.2	1.0029	11,155.4	11,280.0	-124.6	-1.1%	15.2	11,170.6
Zone K - LIPA	4,955.6	5,160.1	0.9770	5,041.4	5,049.0	-7.6	-0.2%	38.9	5,080.3

Table A.6 2024 Final NYCA Peak Load Forecast – Zonal Peaks

	Zonal Non-Coincident Peak Forecasts With BTM:NG Adjustments									
Α	A B C D E F G H I J K									
2,764.0	2,095.9	2,766.8	711.5	1,360.7	2,324.8	2,177.2	638.9	1,410.0	11,170.6	5,080.3

## **Zonal Load Forecast Uncertainty**

The 2024 load forecast uncertainty (LFU) models were updated during the spring of 2023. The NYISO and pertinent Transmission Owners developed updated load-weather regression models inclusive of summer 2022 data, resulting in updated LFU multipliers for use in the 2024 IRM study. As with the 2023 IRM study, the equal-area approach was used to determine the reference temperatures of each of the seven LFU bins, which reflect the assumed normal distribution of the weather variable. This was done by setting the Z-value equal to the location of the midpoint of the area of each bin.

## Review of Load-Weather Relationship

Updated regression models were developed for all LFU modeling regions (Zones A-E, Zones F&G, Zones H&I, Zone J, and Zone K) to establish the recent load-weather relationship. The NYISO developed models for the Zones A-E and Zones F&G regions. Models for the Zones H&I and Zone J areas were developed in conjunction with Con Edison. The Zone K model was developed by LIPA and reviewed by the NYISO. The NYISO developed a system-level winter LFU model reflecting the load-weather relationship observed during the 2022-23 winter. All model results were presented to and reviewed by the LFTF and ICS. The ICS approved the updated 2023 LFU model results for use in the 2024 IRM study.

The NYISO regional summer models established the load-weather relationship through polynomial regressions (generally 3<sup>rd</sup> order, or cubic). Pooled models using 2019, 2021, and 2022 summer data were developed. Multiple model structure combinations were investigated for each region. The optimal pooled model was selected for each LFU area based on statistical model accuracy and the resulting weather sensitivity. The weather distribution used to define the LFU bin reference temperatures was calculated using 30 years of system peak-producing weather days. This distribution was applied to the load-weather relationship established by the selected regression models to calculate the LFU multipliers for each area. The LIPA Zone K splined linear model utilized data from the 2013 through 2022 summers.

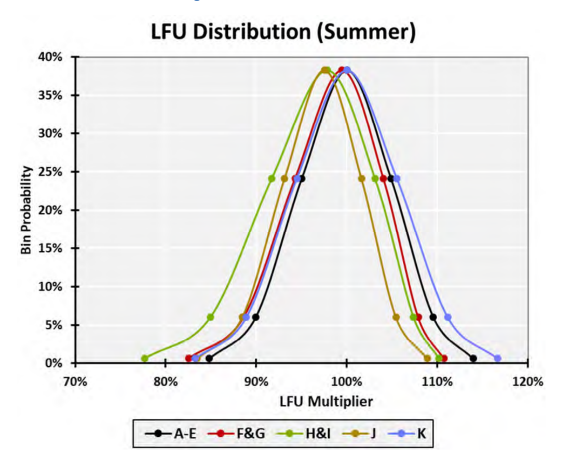
The NYCA winter model utilized a 2<sup>nd</sup> order polynomial regression fit through winter 2018-19, 2021-22, & 2022-23 load and weather data. The winter LFU model used the winter weather variable developed as part of the LFU phase 3 analyses, based on temperature and wind speed.

The 2024 IRM study LFU multipliers are presented in Table A.7. The rows list the seven bin levels and their probability of occurrence, along with the associated per-unit load multipliers by LFU area. These results are presented graphically in Figure A.2.

Table A.7 2024 IRM Study Summer and Winter Load Forecast Uncertainty Multipliers

				Winter				
Bin	Bin z	Bin Probability	A-E	F&G	Н&І	J	К	NYCA
Bin 1	2.74	0.62%	113.93%	110.69%	110.18%	108.88%	116.62%	110.37%
Bin 2	1.79	6.06%	109.54%	107.86%	107.34%	105.42%	111.14%	106.37%
Bin 3	0.89	24.17%	104.86%	104.04%	103.09%	101.61%	105.52%	102.75%
Bin 4	0.00	38.29%	100.00%	99.46%	97.81%	97.51%	100.00%	99.42%
Bin 5	-0.89	24.17%	95.00%	94.29%	91.70%	93.12%	94.48%	96.29%
Bin 6	-1.79	6.06%	89.91%	88.61%	84.93%	88.45%	88.89%	93.30%
Bin 7	-2.74	0.62%	84.79%	82.53%	77.65%	83.48%	83.27%	90.41%

**Figure A.2 Sumer LFU Distributions** 



## Additional Discussion on the 2024 LFU Models

The Load Forecast Uncertainty (LFU) models measure the load response to weather at high peak-producing temperatures and describe the variability in peak-day load caused by the uncertainty in peak-day weather. Other sources of uncertainty such as economic growth are not captured in LFU modeling. However, economic uncertainty is relatively small compared to temperature uncertainty one year ahead. As a result, the LFTF, the NYISO, and the ICS have agreed that it is sufficient to confine the LFU one year ahead to weather alone.

LFU multipliers are largely driven by the slope of load vs. temperature, or the weather response of load. If the weather response of load increases, the slope of load vs. temperature will increase, and the upper-bin LFU multipliers (Bins 1-3) will increase. The 2023 LFU multipliers include summer 2022 data. Based upon the updated data and LFU modeling, the summer load response to weather at high temperatures was flatter in Zones F&G, Zones H&I, and Zone J, resulting in lower LFU multipliers at the upper bins relative to the 2023 IRM study. The summer load response to weather at high temperatures was steeper in Zones A-E and Zone K, resulting in higher Bin 1 LFU multipliers relative to the prior IRM study.

The Con Edison and Orange & Rockland peak load forecasts are based on peak weather conditions with a 1-in-3 probability of occurrence (67th percentile). All other Transmission Owners design their forecasts at a 1-in-2 probability of occurrence (50th percentile). The resulting design conditions are 50<sup>th</sup> percentile for the A-to-E and Zone K LFU areas, above 50<sup>th</sup> percentile for Zones F&G and Zones H&I, and 67<sup>th</sup> percentile for Zone J. The NYCA aggregate design condition reflected in the winter LFU multipliers is the 57<sup>th</sup> percentile.

#### LFU Bin Z-Values

Beginning with the LFU models used in the 2022 IRM study, LFU bin centers are based on Z-values which divide the area of each bin equally. In prior LFU modeling, bin centers were defined using the x-axis, equidistant from the upper and lower bounds of each bin based on the Z-value. The equal-area Z-values reflect an improved representation of the LFU multiplier's probability of occurrence. The comparison between equidistant and equal area based bin structure is shown in Figure A.3.

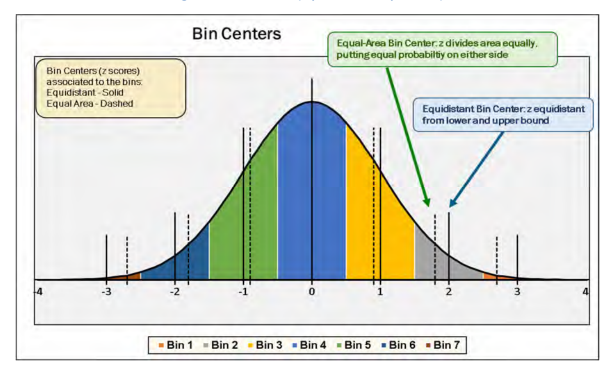


Figure A.3 Bin Centers (Equidistant v. Equal Area)

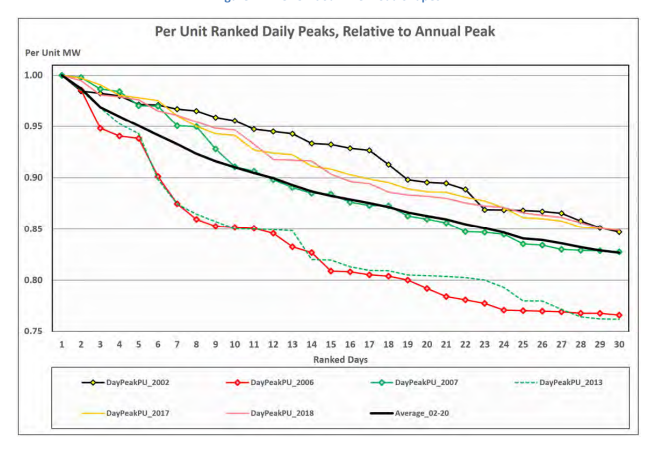
## Review of Historical Zonal Load Shapes for Load Bins

Beginning with the 2014 IRM study, multiple years of historical load shapes were assigned to the load forecast uncertainty bins. Three historical years were selected from those available, as discussed in the NYISO's 2013 report, 'Modeling Multiple Load Shapes in Resource Adequacy Studies'. The year 2007 was assigned to the lowest five bins (from cumulative probability 0% to 93.32%). The year 2002 was assigned to the second highest bin, with a probability of 6.06%. The year 2006 was assigned to the highest bin (bin 1), with a probability of 0.62%.

Following the completion of the LFU Phase 2 analyses, the NYISO recommended and the ICS approved the use of the 2013, 2017, and 2018 load shapes beginning with the 2023 IRM study.

A key finding of LFU Phase 2 was that extreme summers with hot weather and high peak loads typically have steep load duration curves, meaning that daily peak loads drop quickly relative to the summer peak load on a per-unit basis. Based on this finding, the 2013 load shape is assigned to bins 1 and 2 (upper 6.68% probability of occurrence). The 2013 load shape is reflective of a hot summer peak day and a very high peak load level. The 2018 load shape, reflective of fairly typical peak day weather, is assigned to bins 3

and 4 (62.46% probability of occurrence, including the average load level). Finally, the 2017 load shape, reflective of a mild summer, is assigned to bins 5 through 7 (lower 30.85% probability of occurrence). Figure A.4 shows a comparison of the daily load duration curve for the 2002, 2006, 2007, 2013, 2017, and 2018 summers.



**Figure A.4 Per Unit Summer Load Shapes** 

An additional LFU Phase 2 recommendation was to properly scale the historical load shapes to reflect the increasing capacity of Behind-the-Meter solar in future years. Behind-the-meter (BTM) solar is not modeled as a resource in the 2024 IRM study. Therefore, the 2013, 2017, and 2018 historical load shapes were adjusted by scaling up the underlying BTM solar impacts from those years to reflect the load shapes that would result with the projected 2024 BTM solar capacity. The 2024 IRM study will thus reflect the average impact of increasing BTM solar penetration on load levels and daily shapes, through use of BTM solar-adjusted historical load shapes.

#### A.3.3 Capacity Model

The capacity model includes all NYCA generating units, including new and planned units, as well as units that are physically outside New York State that have met specific criteria

to offer capacity in the New York Control Area. The 2023 Load and Capacity Data Report (commonly referred to as the "Gold Book") is the primary data source for these resources. Table A.8 provides a summary of the capacity resource assumptions in the 2024 IRM study.

**Table A.8 Capacity Resources** 

Parameter	2023 Study Assumption	2024 Study Assumption	Explanation
Generating Unit Capacities	2022 Gold Book values. Use min (DMNC vs. CRIS) capacity value	2023 Gold Book values. Use min (DMNC vs. CRIS) capacity value	2023 Gold Book publication
Planned Generator Units	0 MW of project related new thermal resources or reratings.	0 MW of projects related to new thermal resources or re-ratings.	NYISO recommendation based on documented process <sup>2</sup>
Wind Resources	539.3 MW of Land-Based Wind Capacity additions totaling 2,351.1 MW of qualifying wind	136 MW of Offshore Wind Capacity additions totaling 2,502.3 MW of qualifying wind	Renewable units based on RPS agreements, interconnection queue, and ICS input.
Wind Shape	Actual hourly plant output over the period 2017-2021.  New units will use zonal hourly averages or nearby units.	Actual hourly plant output over the period 2018-2022.  New units will use zonal hourly averages or nearby units.  Normalized offshore wind shapes as published by NYISO over the period 2017-2021	Program randomly selects a wind shape of hourly production over the years 2017-2022 for each model iteration.

<sup>&</sup>lt;sup>2</sup> The process includes the latest Gold Book publication, NYISO interconnection queue, and generation notifications.

Parameter	2023 Study Assumption	2024 Study Assumption	Explanation
Solar Resources (Grid connected)	0 MW of Solar Capacity additions totaling 214.4 MW of qualifying Solar Capacity.	90 MW of Solar Capacity additions with solar totaling 304.4 MW of qualifying installed Solar Capacity.	ICAP Resources connected to Bulk Electric System
Solar Shape	Actual hourly plant output over the period 2017-2021.  New units will use zonal hourly averages or nearby units.	Actual hourly plant output over the period 2018-2022. New units will use zonal hourly averages or nearby units.	Program randomly selects a solar shape of hourly production over the years 2018-2022 for each model iteration.
BTM- NG Program	No new BTM NG resources Forecast load adjustment of 161.6 MW	One new BTM NG recourse: Oxbow (Zone A) – 3.2 MW, with the total of 148.8 MW Forecast load adjustment of 148.8 MW	Both the load and generation of the BTM:NG Resources are modeled.
Retirements, Mothballed units, and ICAP ineligible units	1,205.2 MW of unit deactivations	-140.1 MW of unit deactivations	2023 Gold Book publication and generator notifications
Forced and Partial Outage Rates	Five-year (2017-2021) GADS data for each unit represented. Those units with less than five years – use representative data.	Five-year (2018-2022) GADS data for each unit represented. Those units with less than five years – use representative data.	Transition Rates representing the Equivalent Forced Outage Rates (EFORd) during demand periods over the most recent five-year period (2018-2022)

Parameter	2023 Study Assumption	2024 Study Assumption	Explanation
Planned Outages	Based on schedules received by the NYISO. Removed for the 2023 IRM study.	Based on schedules received by the NYISO. Not modeled for the 2024 IRM study.	Based on 2021 Final Base Case
Summer Maintenance	Nominal 50 MW – divided equally between Zones J & K	Nominal 50 MW – divided equally between Zones J & K	Review of most recent data
Gas Turbine Ambient Derate	De-rate based on provided temperature correction curves.	De-rate based on provided temperature correction curves.	Operational history indicates de-rates in line with manufacturer's curves
Small Hydro Resources	Actual hourly plant output over the period 2017-2021.	Actual hourly plant output over the period 2018-2022.	Program randomly selects a Hydro shape of hourly production over the years 2017-2021 for each model iteration.
Large Hydro	Probabilistic Model based on 5 years of GADS data 2017- 2021	Probabilistic Model based on 5 years of GADS data 2018- 2022	Transition Rates representing the Equivalent Forced Outage Rates (EFORd) during demand periods over the most recent five-year period (2016-2020)
Energy Limited Resources (ELR)	Based upon elections made by August 1, 2022	Based upon elections made by August 1, 2023.	Existing elections are made by August 1st and will be incorporated into the model.

### (1) Generating Unit Capacities

The capacity rating for each thermal generating unit is based on its Dependable Maximum Net Capability (DMNC). The source of DMNC ratings are seasonal tests required by procedures in the NYISO Installed Capacity Manual. Additionally, each generating resource has an associated capacity CRIS (Capacity Resource Interconnection Service)

value. When the associated CRIS value is less than the DMNC rating, the CRIS value is modeled. Wind units are rated at the lower of their CRIS value or their nameplate value in the model. The 2023 Gold Book, issued by the NYISO, is the source of those generating units and their ratings included on the capacity model.

#### (2) Planned Generator Units

There are 0 MW of new thermal units and unit re-ratings (summer ratings).

#### (3) Wind Modeling

Wind generators are modeled as hourly load modifiers using hourly production data over the period 2018-2022. Each calendar production year represents an hourly wind shape for each wind facility from which the GE-MARS program will randomly select. New units will use the zonal hourly averages of current units within the same zone. As shown in table A.9, a total of 2,486.5 MW of installed capacity is associated with wind generators.

**Table A.9 Wind Generation** 

	Wind			
Resource	Zone	CRIS (MW)	Summer Capability (MW)	MARS Modeled Capability**
Bliss Wind Power [WT]	Α	100.5	100.5	100.5
Canandaigua Wind Power [WT]	С	125.0	125.0	125.0
High Sheldon Wind Farm [WT]	С	112.5	118.1	112.5
Howard Wind [WT]	С	57.4	55.4	55.4
Orangeville Wind Farm [WT]	С	94.4	93.9	93.9
Wethersfield Wind Power [WT]	С	126.0	126.0	126.0
Altona Wind Power [WT]	D	97.5	97.5	97.5
Chateaugay Wind Power [WT]	D	106.5	106.5	106.5
Clinton Wind Power [WT]	D	100.5	100.5	100.5
Ellenburg Wind Power [WT]	D	81.0	81.0	81.0
Jericho Rise Wind Farm [WT]	D	77.7	77.7	77.7
Marble River Wind [WT]	D	215.2	215.2	215.2
Hardscrabble Wind [WT]	Е	74.0	74.0	74.0
Madison Wind Power [WT]	Е	11.5	11.6	11.5
Maple Ridge Wind [WT01]	Е	231.0	231.0	231.0
Maple Ridge Wind [WT02]	E	90.7	90.8	90.7
Munnsville Wind Power [WT]	Е	34.5	34.5	34.5
Arkwright Summit Wind Farm [WT]	Α	78.4	78.4	78.4
Eight Point Wind Energy Center [WT]	С	101.2	111.2	101.2
Bluestone Wind [WT]	Е	111.8	111.8	111.8
Number 3 Wind Energy [WT]	Е	103.9	103.9	103.9
Ball Hill Wind [WT]	Α	100.0	100.0	100.0
Baron Winds [WT]	С	300.0	121.8	121.8
South Fork Wind Farm (Off-Shore)	K	96.0	96.0	96.0
South Fork Wind Farm II (Off-Shore)	K	40.0	40.0	40.0
Total		<mark>2667.2</mark>	<mark>2502.3</mark>	<mark>2486.5</mark>

#### (4) Solar Modeling

Solar generators are modeled as hourly load modifiers using hourly production data over the period 2018-2022. Each calendar production year represents an hourly solar shape for each solar facility which the GE-MARS program will randomly select from. A total of 304.4 MW of solar capacity was modeled.

#### (5) <u>Retirements/Deactivations/ICAP Ineligible</u>

There are 6 units totaling -140.1 MW that were in the 2023 IRM study as being deactivated that rescinded their plans to cease operating. They are modeled as operating for the 2024 IRM study.

#### (6) <u>Unforced Capacity Deliverability Rights (UDRs)</u>

The capacity model includes UDRs, which are capacity rights that allow the owner of an incremental controllable transmission project to provide locational capacity benefits. Non-locational capacity, when coupled with a UDR to deliver capacity to a Locality, can be used to satisfy locational capacity requirements. The owners of the UDRs elect whether they will utilize their capacity deliverability rights on a confidential basis by August 1st for the upcoming capability year (i.e., August 1, 2023 for the Capability Year beginning on May 1, 2024). This decision determines how this transfer capability will be represented in the GE-MARS model. The IRM modeling accounts for both the availability of the resource that is identified for each UDR line as well as the availability of the UDR facility itself. The following facilities are represented in the 2024 IRM study as having UDR capacity rights: LIPA's 330 MW High Voltage Direct Current (HVDC) Cross Sound Cable, LIPA's 660 MW HVDC Neptune Cable, and the 315 MW Linden Variable Frequency Transformer. The owners of these facilities have the option, on an annual basis, of selecting the MW quantity of UDRs they plan on utilizing for capacity contracts over these facilities. Any remaining capability on the cable can be used to support emergency assistance, which may reduce locational and IRM capacity requirements. The 2024 IRM study incorporates the confidential elections that these facility owners made for the 2024-25 Capability Year. Hudson Transmission Partners 660 MW HVDC Cable has been granted UDR rights but has lost its right to import capacity and therefore is modeled as being fully available to support emergency assistance.

#### (7) Energy Limited Resources

The capacity model now includes Energy Limited Resources (ELRs). The NYISO filed, and FERC approved, tariff changes that enhance the ability of duration limited resources to participate in the NYISO markets. These rules allow output limited resources to participate in the markets consistent with those limitations and requires owners of those

resources to inform the NYISO of their elected energy output duration limitations. Effective May 1, 2021, generation resources may participate in an ELR program administered by the NYISO. Under this program, participating generators were required to submit their elected limitations to the NYISO on a confidential basis by August 1<sup>st</sup> for the upcoming capability year (*i.e.*, August 1, 2023 for the Capability Year beginning on May 1, 2024).

#### (8) <u>Performance Data</u>

Performance data for thermal generating units in the model includes forced and partial outages, which are modeled by inputting a multi-state outage model that is representative of the "equivalent demand forced outage rate" (EFORd) for each unit represented. Generation owners provide outage data to the NYISO using Generating Availability Data System (GADS) data in accordance with the NYISO Installed Capacity Manual. The NYSRC is continuing to use a five-year historical period for the 2024 IRM study.

Figure A.5 shows a rolling 5-year average of the same data.

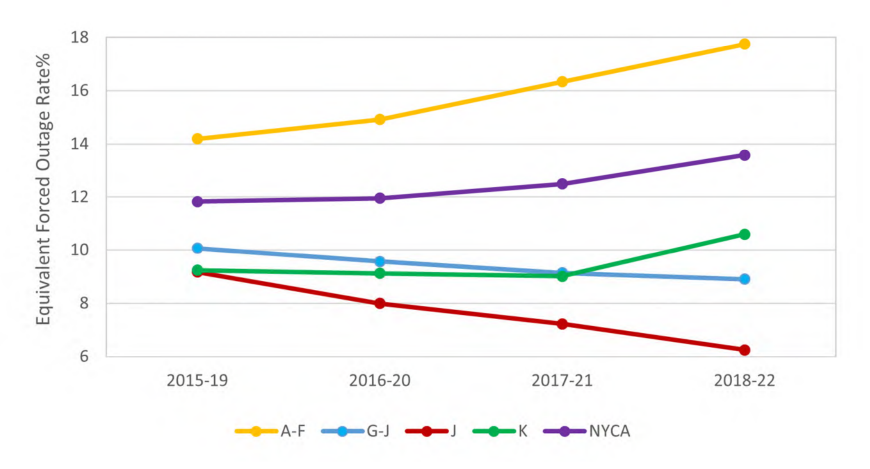
Figures A.6 and A.7 show the availability trends of the NYCA broken out by fuel type.

The multi-state model for each unit is derived from five years of historic events if it is available. For units with less than five years of historic events, the available years of event data for the unit is used if it appears to be reasonable. For the remaining years, the unit NERC class-average data is used.

The unit forced outage states for the most of the NYCA units were obtained from the five-year NERC GADS outage data collected by the NYISO for the years 2016 through 2020. This hourly data represents the availability of the units for all hours. From this, full and partial outage states and the frequency of occurrence were calculated and put in the required format for input to the GE-MARS program.

Figures A.8 and A.9 show the unit availabilities of the entire NERC fleet on an annual and 5-year historical basis.

Figure A.5 Five-Year Weighted Annual Average Zonal EFORds



The resources included in the calculation of these values include thermal, large hydro, wind, solar, landfill gas, and run-of-river resources with CRIS.

Figure A.6 NYCA Annual Weighted Average Availability

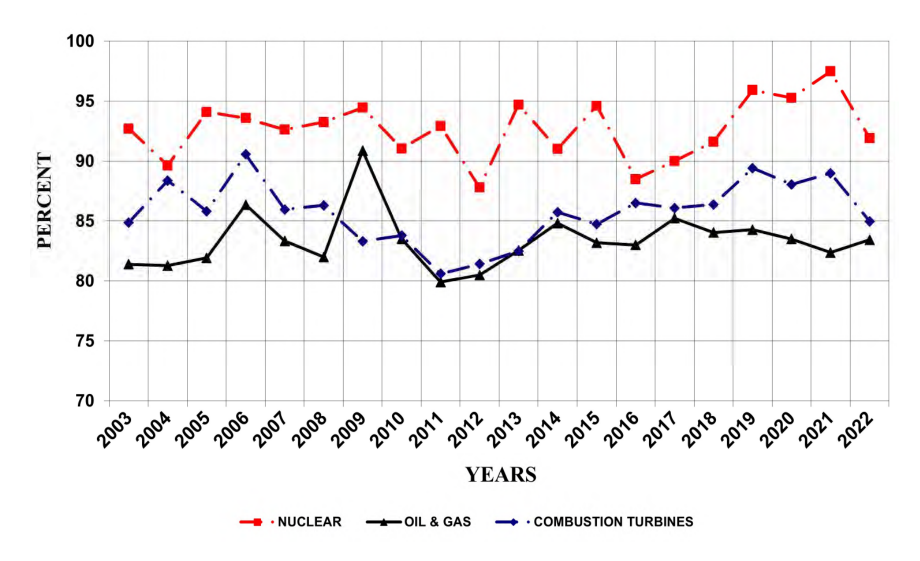
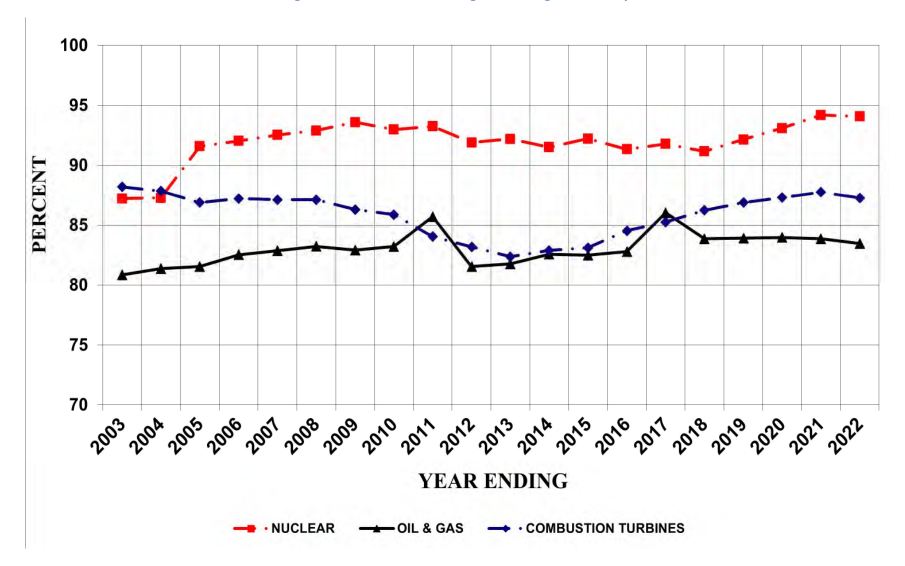


Figure A.7 NYCA Five-Year Weighted Average Availability





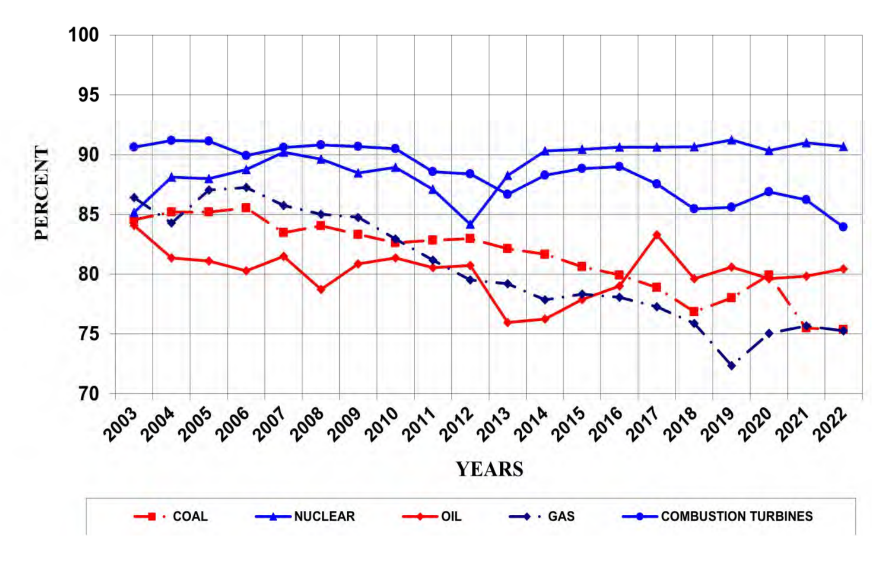
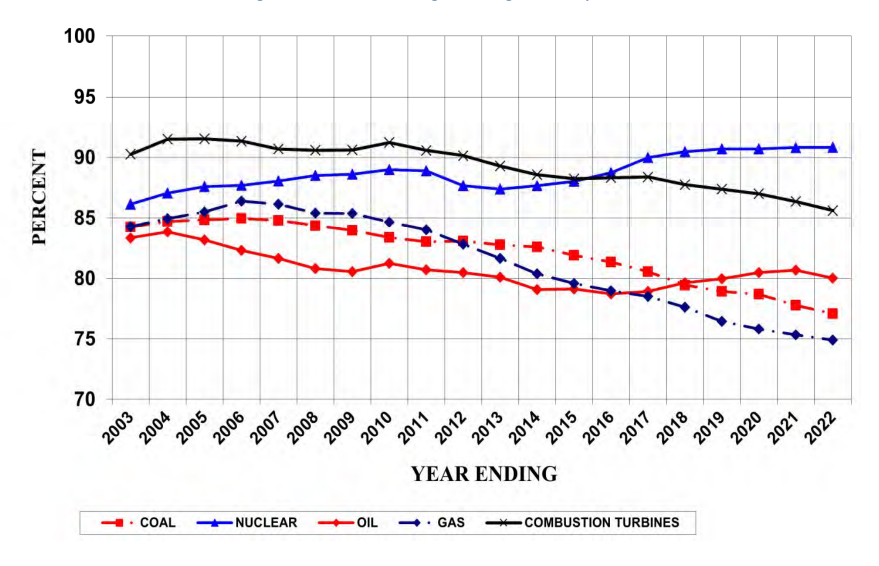


Figure A.9 NERC Five-Year Weighted Average Availability



#### (9) Outages and Summer Maintenance

For the 2022 IRM study, planned and scheduled maintenance was removed because it caused excess EOP usage. This had no impact on LOLE or IRM. Like the 2023 IRM study, the 2024 IRM study the planned and scheduled maintenance was not modeled. The nominal 50 MW of summer maintenance, however, remained constant. The amount is nominally divided equally between Zone J and Zone K.

#### (10) Gas Turbine Ambient De-rate

Operation of combustion turbine units at temperatures above DMNC test temperature results in reduction in output. These reductions in gas turbine and combined cycle capacity output are captured in the GE-MARS model using de-ratings based on ambient temperature correction curves. Based on the past reviews of historical data, no changes to the existing combined cycle temperature correction curves are proposed by the NYISO staff. These temperature corrections curves, provided by the Market Monitoring Unit of the NYISO, show unit output versus ambient temperature conditions over a range starting at 60 degrees F to over 100 degrees F. Because generating units are required to report their DMNC output at peak or "design" conditions (an average of temperatures obtained at the time of the transmission district previous four like capability period load peaks), the temperature correction for the combustion turbine units is derived for and applied to temperatures above transmission district peak loads.

#### (11) <u>Large Hydro De-rates</u>

Hydroelectric projects are modeled consistent with the treatment of thermal units, with a probability capacity model based on five years of unit performance. Except in the case were an election such as ELR status would override the unit being modeled as a thermal unit. See Table A.8 above entitled: Capacity Resources.

#### A.3.4 Transmission System Model

A detailed transmission system model is represented in the GE-MARS topology. The transmission system topology, which includes eleven NYCA Zones and four External Control Areas, along with transfer limits, is shown in Figure A.10. The transfer limits employed for the 2024 IRM study were developed from emergency transfer limit analyses included in various studies performed by the NYISO and based upon input from Transmission Owners and neighboring regions. The NYISO's Transmission Planning and Advisory Subcommittee (TPAS) also reviewed and approved the topology. A list of those studies is shown in Table A.10, below. The transfer limits are further refined by other assessments conducted by the NYISO. The assumptions for the transmission model included in the 2024 IRM study are listed in Table A.10, which reflects changes from last

year's model. The changes that are captured in this year's model are: 1) Segment B of AC Transmission project expected to be in service by December 2023 which increases the transfer limits of a number of interfaces; but increases in certain transfer limits also reflect the delay of the construction of Dover phase angle regulator (PAR) beyond June 2024;<sup>3</sup> 2) a small update to Dysinger East limit and Zone A Group limit as well as Dunwoodie and Y40/50 Group limit based on updated assumptions in the applicable planning study; 3) changes to various LIPA transfer limits based on updated transfer assumptions between Long Island and New York City, as well as decreases in load in the West of Newbridge area.

Forced transmission outages are included in the GE-MARS model for the underground cables that connect New York City and Long Island to surrounding Zones. The GE-MARS model uses transition rates between operating states for each interface, which were calculated based on the probability of occurrence from the most recent five years of historic failure rates and the time to repair. Transition rates into the different operating states for each interface were calculated based on the circuits comprising each interface, including failure rates and repair times for the individual cables, and for any transformer and/or phase angle regulator associated with that cable. The TOs provided updated transition rates for their associated cable interfaces.

<sup>&</sup>lt;sup>3</sup> The delay of Dover PAR construction results in reduction in the transfer limits of Central East, Central East + Marcy South group, and will also result in a reduction to the UPNYSENY transfer limit, compared to the full in service of AC Transmission project condition. The specific reduction to the UPNYSENY transfer limit resulting from the delay of the Dover PAR was not identified by the NYISO for inclusion in the assumptions for the 2024 IRM study. The NYISO tested various scenarios of the UPNYSENY transfer limit and concluded that the transfer limit reduction on UPNYSENY is not expected to impact the IRM study results. Therefore, the UPNYSENY interface limit is modeled as if the Segment B of AC Transmission project is fully in service.

**Table A.10 Transmission System Model** 

Parameter	2023 Model Assumptions	2024 Model Assumptions Recommended	Basis for Recommendation
UPNY-ConEd Interface Limit	Zone G to H transfer limit at 6,675 MW	Zone G to H transfer limit increase to 7,050 MW	Segment B of AC Transmission in service
West-Central NY Limits	Zone A export limit – 2,650 MW Zone A to B limit – 2,200 MW Zone B to C limit – 1,500 MW Zone C to B limit – 2,275 MW	Zone A to B limit reduced to 2,100 MW and Zone A export limit reduced to 2,500 MW	Aligned with updated planning study assumptions for year 2024
Cedars Import Limit	1,770 MW of import Capability to Zone D from Chateauguay	No modeling change from the 2022 assumption	Based on the most recent NYISO studies and processes, such as Operating Study, Operations Engineering Voltage Studies, Comprehensive System Planning Process, and additional analysis including interregional planning initiatives.
IESO/NYISO PARS in Zone D	Restore the transfer limits between IESO and NYCA to the full 300 MW	No modeling change from the 2023 assumption	The outage impacting phase shifters L33/34P is expected to end by Summer 2023
Central East and Central East + Marcy Group Transfer Limit	Central East Dynamic limit table ranging from 2,645 to 2,356 MW. Central East + Marcy Group Dynamic Limit table ranging from 4,260 to 3,845 MW	Central East dynamic limit table ranging from 3,885 to 3,470 MW Central East + Marcy Group dynamic limit table ranging from 5,590 to 4,945 MW	Impact from the construction of Segment B Project, as well as the delay of the construction of Dover PAR (of AC Transmission Project).
UPNYSENY Transfer Limit	Upstate to downstate transfer limit at 5,250 MW; dynamic limit table ranging from 5,350 to 5,250 MW	Upstate to downstate transfer limit increase to 7,150 MW; dynamic limit table removed	Segment B of the AC Transmission Project in service; delay of Dover PAR construction is assessed but no change to the modeled transfer limits <sup>4</sup>
Neptune UDR Import Limit Restoration	Restore the import limit from the Neptune UDR to the full 660 MW	No modeling change from the 2023 assumption	The transformer is expected to return to service during the 2023 capability year

<sup>&</sup>lt;sup>4</sup> The NYISO tested various scenarios of the UPNYSENY transfer limit and concluded that the transfer limit reduction on UPNYSENY is not expected to impact the IRM study results. Therefore, the UPNYSENY transfer limit is modeled as if the Segment B of AC Transmission project is fully in service.

LIPA Dynamic Ratings	Jamaica Ties import limit at 320 MW. ConEd-LIPA import limit at 1,613 MW. ConEd-LUPA export limit at 135 MW. Y49/Y50 Export limit at 420 MW. LI-West export limit at 49 MW. ConEd-LIPA Dynamic Rating table for Zone K to I and J at 130/0 MW.	Jamaica Ties import limit reduced to 305 MW. ConEd-LIPA import limit reduced to 1,598 MW. ConEd-LIPA export limit increased to 170 MW. Y49/Y50 Export limit increased to 460 MW. LI-West export limit increased to 84 MW. ConEd-LIPA Dynamic Rating table for Zone K to I and J increased to 170/15 MW.	Revised limits based on updated transfer assumptions between LI and NYC, as well as decreases in load in the West of New Bridge area which lower the thermal loading on LI internal transmission facilities.
Cable Forced Outage Rates	All existing Cable EFORs updated for NYC and LI to reflect most recent five-year history	All existing Cable EFORs updated for NYC and LI to reflect most recent five- year history	Based on TO analysis or NYISO analysis where applicable
UDR line Unavailability	Five-year history of forced outages	Five-year history of forced outages	NYISO/TO review

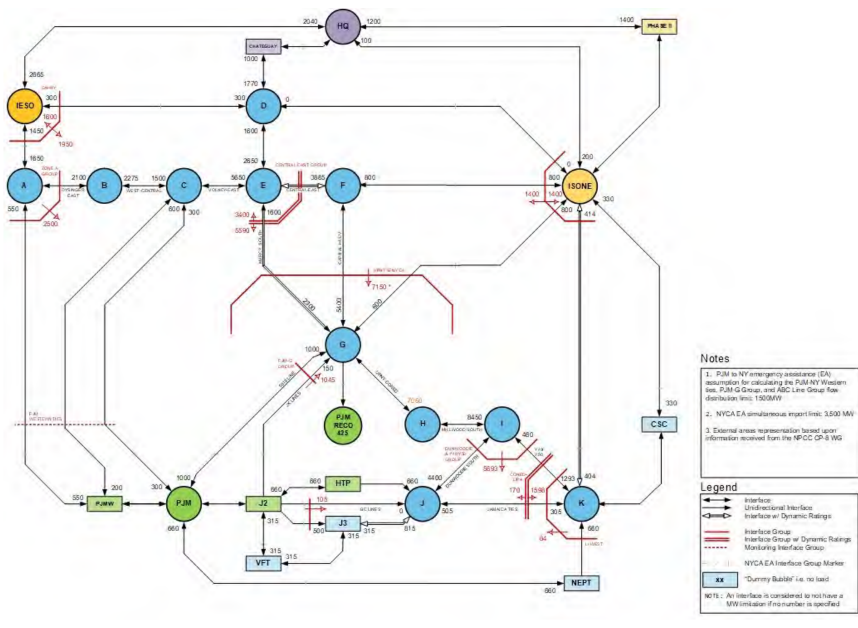


Figure A.10 2024 IRM Topology

\* The NYISO tested various scenarios of the UPNYSENY transfer limit and concluded that the transfer limit reduction on UPNYSENY is not expected to impact the IRM study results. Therefore, the UPNYSENY interface limit is modeled as if the Segment B of AC Transmission project is fully in service for purposes of the 2024 IRM study.

Table A.11 shows the interface limits including dynamic limits used in the 2024 IRM study topology VS. the 2023 IRM study.

**Table A.11 Interface Limits Updates** 

	2023		2024		Delta	
Interface	Forward	Reverse	Forward	Reverse	Forward	Reverse
Zone A to B	2, 200 MW	1	2, 100 MW	•	-100 MW	-
Zone A Export Limit	2,650 MW	-	2,500 MW	-	-150	-
Zone B to C	1,500 MW	2,275 MW	1,500 MW	2,275 MW	0	0
Chateguay to Zone D	1,770 MW	1,000 MW	1,770 MW	1,000 MW	0	0
Central East	2,645/2,640/2,58 5/2,530/2,440/2, 365 MW	-	3,885/3,805/3,72 5/3,640/3,540/3, 460 MW	-	1,240/1,165/1,140/ 1,110/1,100/1,095 MW	-
Central East + Marcy Group	4,260/4,260/4,18 5/4,100/3,970/3, 845 MW	-	5,590/5,475/5,36 0/5,235/5,080/4, 945 MW	1	1,330/1,215/1,175/ 1,135/1,110/1,100 MW	-
UPNYSENY	5,250 MW; dynamic limits range from 5350 to 5250		7,150 MW; No dynamic limits		1,900 MW; Removal of dynamic limits	
Zone K to Zones I and J Group	1,613 MW	135/130 /0 MW	1,598 MW	170/170/ 15 MW	-15 MW	35/40/15 MW

The Topology for the 2024 IRM study features the three major changes from the 2023 IRM study.

- 1. In service of Segment B of AC Transmission Project, but with delay in the construction of the Dover PAR:
  - The Central East voltage collapse limit increases from 2,654 MW to 3,885 MW; dynamic limits are also increased by a similar amount. These limits are calculated by bypassing the series compensation at Knickerbocker and Dover PAR due to the delay of the construction of the Dover PAR.
  - The Central East + Marcy Group limit is increased from 4,260 MW to 5,590 MW due to the improvement of Central East voltage collapse limit; dynamic limits are also increased by a similar amount. These limits are calculated with the bypassing of the series compensation at Knickerbocker and Dover PAR due to the delay of the construction of the Dover PAR.
  - The UPNY-ConEd limit increases from 6,675 MW to 7,050 MW. The delay of the Dover PAR construction has no impact on the increase in transfer limit for UPNY-ConEd interface.

The UPNYSENY limit increases from 5,250 MW to 7,150 MW, with the removal of dynamic limits. Due to the delay of the construction of Dover PAR, the UPNYSENY transfer limit is expected to be lower than 7,150 MW but a specific reduction was not determined by the NYISO for inclusion in the 2024 IRM study. Various scenarios of the UPNYSENY transfer limit reduction have been tested and it was concluded that the transfer limit reduction on UPNYSENY is not expected to impact the IRM study results. Consequently, the UPNYSENY limit for the IRM study was run at 7,150 MW.

#### 2. Updates to Dysinger East and Zone A Group Limits:

The Dysinger East and Zone A Group limits were updated as follows

 Dysinger East limit is reduced from 2,200 MW to 2,100 MW. Zone A group limit is reduced from 2,650 MW to 2,500 MW. Both updates are based on the updated Year 2024 assumptions in the planning study.

#### 3. Updates to Zone K Transfer Limits:

Based on study conducted by PSEG LI, the updates in the transfer assumptions between NYC and LI and the reduced load in West of New Bridge area result in the changes in various transfer limits around Zone K:

- Jamaica Ties import limit decreases from 320 MW to 305 MW
- Coned-LIPA import limit decreases from 1,613 MW to 1,598 MW
- ConEd-LIPA export limit increases from 135 MW to 170 MW
- Y49/Y50 export limit increases from 420 MW to 460 MW
- LI West export limit increases from 49 MW to 84 MW

Additional topology changes were made to the external area models in accordance with information received through the NPCC CP-8 working group.

#### A.3.5 External Area Representations

NYCA reliability depends in part on emergency assistance (EA) from its interconnected Control Area neighbors (New England, Ontario, Quebec and PJM) based on reserve sharing agreements with these external Control Areas. Load and capacity models of these Areas are therefore represented in the GE-MARS analyses with data received directly from the Areas and through NPCC sources.

The primary consideration for developing the final load and capacity models for the external Control Areas is to avoid over-dependence on the external Control Areas for emergency capacity support.

For this reason, a limit is placed on the amount of emergency capacity support that the NYISO can receive from external Control Areas in the IRM study. The 2023 IRM study the limit was 3,500 MW for all LFU bins. For the 2024 IRM study, the EA limit has been updated to vary by LFU bin or load level. Based on a study and recommendation from the NYISO<sup>5</sup> that considered the amount of extra reserves that are available in the external Control Areas above an Area's required operating reserve by load level, the 3,500 MW limit was modified as follows: LFU Bin 1: 1,470 MW; LFU Bin 2: 2,600 MW; LFU Bin 3-7: 3,500 MW. Also, Interface limits between the NYISO and neighboring Control Areas were adjusted such that the total EA from all Control Areas does not exceed the EA limit by LFU Bin.

In addition, an external Control Area's LOLE assumed in the IRM study cannot be lower than its LOLE criteria and its reserve margin can be no higher than its minimum requirement. If the Area's reserve margin is lower than its requirement and its LOLE is higher than its criterion, pre-emergency demand response can be represented. In other words, the neighboring Areas are assumed to be equally or less reliable than NYCA.

Another consideration for developing models for the external Control Areas is to recognize internal transmission constraints within the external Control Areas that may limit emergency assistance to the NYCA. This recognition is considered implicitly for those Areas that have not supplied internal transmission constraint data. Additionally, EOPs are removed from the external Control Area models.

Finally, the top three summer peak load days of an external Control Area should be specified in the load model to be coincident with the NYCA top three peak load days. The purpose of this is to capture the higher likelihood that there will be considerably less load diversity between the NYCA and external Control Areas on the hot summer days.

For this study, both New England and PJM continue to be represented as multi-area models, based on data provided by these Control Areas. Ontario and Quebec are represented as single area models. The load forecast uncertainty model for the outside world model was supplied from the external Control Areas.

Modeling of the neighboring Control Areas in the base case in accordance with Policy 5-17 is as follows:

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<sup>&</sup>lt;sup>5</sup> See <u>Installed Capacity Subcommittee Meeting No. 278 — June 28, 2023 – NYSRC</u> **Agenda Item 9** "<u>EOP Review Whitepaper Update</u>" and <u>Installed Capacity Subcommittee Meeting No. 279 — August 2, 2023</u> **Agenda Item 13** "<u>EOP Whitepaper Preliminary Recommendations</u> for study details".

**Table A.12 External Area Representations** 

Parameter	2023 Study Assumption	2024 Study Assumption	Explanation
Grandfathered amounts: PJM – 1,080 MW HQ – 1,110 MW Purchases All contracts model as equivalent contracts		Grandfathered amounts:  PJM – 1,013 MW  HQ – 1,190 MW  All contracts model as  equivalent contracts	Grandfathered Rights, ETCNL, and other FERC identified rights.
Capacity Sales	Long term firm sales of 265.9 MW	Long term firm sales of 265.3 MW	These are long term federally monitored contracts.
External Area Modeling  Single Area representations for Ontario and Quebec. Five areas modeled for PJM. Thirteen zones modeled for New England		Single Area representations for Ontario and Quebec. Five areas modeled for PJM. Thirteen zones modeled for New England	The load and capacity data are provided by the neighboring Areas. This updated data may then be adjusted as described in Policy 5
Reserve Sharing	All NPCC Control Areas have indicated that they will share reserves equally	All NPCC Control Areas have indicated that they will share reserves equally	Per NPCC CP-8 working group assumption.

Table A.13 shows the final reserve margins and LOLEs for the Control Areas external to NYCA. The 2024 external area model was updated from 2023 but with a modified MW limit for emergency assistance imports during any given hour as described above. As per Table 7-1 of the IRM study report, the difference between the isolated case and the final base case was 6.1% in the 2024 IRM study compared to 7.6% in the 2023 IRM study.

**Table A.13 Outside World Reserve Margins** 

Area	2023 Study Reserve Margin	2024 Study Reserve Margin	2023 Study LOLE (Event-Days/Year)	2024 Study LOLE (Event-Days/Year)
Quebec	54.7%*	49.7%	0.106	0.119
Ontario	14.6%	5.1%	0.122	0.111
PJM	14.4%	14.7%	0.185	0.404
New England	9.7%	4.4%	0.109	0.114

<sup>\*</sup>This is the summer margin.

#### A.3.6 Emergency Operating Procedures (EOPs)

There are many steps that the system operator can take in an emergency to avoid disconnecting load. EOP steps 2 through 10 listed in Table A.15 were provided by the NYISO based on operator experience. Table A.14 lists the assumptions modeled.

The values in Table A.15 (top of next page) are based on a NYISO forecast that incorporates 2023 (summer) operating results. This forecast is applied against a 2024 peak load forecast of 31,765.6 MW. The table shows the most likely order that these steps will be initiated. The actual order will depend on the type of the emergency. The amount of assistance that is provided by EOPs related to load, such as voltage reduction, will vary with the load level.

**Table A.14 Assumptions for Emergency Operating Procedures** 

Parameter	2023 Study Assumption	2024 Study Assumption	Explanation
Special Case Resources*	July 2022–1224.8 MW based on registrations and modeled as 855.9 MW of effective capacity. Monthly variation based on historical experience.	July 2023–1,281 MW based on registrations and modeled as 896.5 MW of effective capacity. Monthly variation based on historical experience.	SCRs sold for the program discounted to historic availability. Summer values calculated from July 2023 registrations. Performance calculation updated per ICS presentations on SCR performance.
Other EOPs	350 MW of 10-min Operating Reserve maintained at Load Shedding. 860.0 MW of non- SCR/non-EDRP resources. 1,615 MW from reducing operating reserves	400 MW of 10-min Operation Reserve maintained at Load Shedding. 929.8 MW of non- SCR/non-EDRP resources. 1,565 MW from reducing operating reserves	Based on white paper recommendation approved by EC Based on TO information, measured data, and NYISO forecasts
EOP Structure	10 EOP Steps Modeled	10 EOP Steps Modeled	Based on ICS recommendation

<sup>•</sup> The number of SCR calls is limited to 5 per month when calculating LOLE.

**Table A.15 Emergency Operating Procedures Values** 

Step	Procedure	2023 IRM MW Value	2024 IRM MW Value
1	Special Case Resources - Load, Gen	1,224 MW Enrolled/ 860 MW Modeled	1,281 MW Enrolled/ 896.5 MW Modeled
2	5% manual voltage Reduction	85.43 MW	113.11 MW
3	Thirty-minute reserve to zero	655 MW	655 MW
4	Voluntary industrial curtailment	240.05 MW	267.17 MW
5	General Public Appeals	80 MW	74 MW
6	5% remote voltage reduction	452.92 MW	475.56 MW
7	Emergency Purchases	Varies	Varies
8	Ten-minute reserves to zero	960 MW (350 MW maintained at load shedding)	910 MW (400 MW maintained at load shedding)
9	Customer disconnections	As needed	As needed
10	Adjustment used if IRM is lower than technical study margin	As needed	As needed

#### A.3.7 Locational Capacity Requirements

The GE-MARS model used in the IRM study provides an assessment of the adequacy of the NYCA transmission system to deliver assistance from one Zone to another for meeting load requirements. Previous studies have identified transmission constraints into certain Zones that could impact the LOLE of these Zones, as well as the statewide LOLE. To minimize these potential LOLE impacts, these Zones require a minimum portion of their NYCA ICAP requirement, *i.e.*, locational ICAP, which shall be electrically located within the Zone to ensure that enough energy and capacity are available in that Zone and that NYSRC Reliability Rules are met. For the purposes of the IRM study, locational ICAP requirements are applicable to two transmission-constrained Zones, New York City and Long Island, and are normally expressed as a percentage of each Zone's annual peak load.

These locational ICAP requirements, recognized by NYSRC Reliability Rule A.2 and monitored by the NYISO, supplement the statewide IRM requirement. This report using the unified methodology determines the minimum locational requirements for different levels of installed reserve. The NYSRC chooses the IRM to be used for the coming year and the NYISO chooses the final value of the locational requirements to be met by the LSEs.

#### **A.3.8 Special Case Resources**

Special Case Resources (SCRs) are loads capable of being interrupted, and distributed generators, rated at 100 kW or higher, that are not directly telemetered. SCRs are ICAP resources that only provide energy/load curtailment when activated in accordance with the NYISO Emergency Operating Manual. Performance factors for SCRs are shown in Table A.16:

For 2024 IRM - Final SCR Model Values **ICS Adjustment Factors** SCR ICAP **Program** Super Superzone **Effective** Final Model Zone Performance ACL to CBL Factor Fatique Performance MW based on Values MW **Factor** Factor July 2023 **Factor** SCR A-F 583 87.3% 92.9% 100% 81.1% 719 **SCR** G-I 84 55 77.4% 84.2% 100% 65.1% **SCR** J 70.6% 74.5% 442 233 100% 52.6% **SCR** K 35 19 69.8% 76.2% 100% 53.2% 1281.0 Total 890

**Table A.16 SCR Performance** 

Table A.16 note 1: These values represent no growth from July 2023 ICAP based enrollments. Table A.16 note 2: The Performance Factor is based on the average coincident load (ACL) methodology. Table A.16 note 3: The SCR Adjustment factor (3) captures two different performance derates; 1) Calculated Translation Factor (TF) between ACL and customer baseline load (CBL) values, and the Fatigue Factor (FF=1.00)

GE-MARS model accounts for SCRs as an EOP step and will activate this step before degrading 30-minute reserve capability consistent with the rules for when the program is activated. Both GE-MARS and NYISO operations only activate EOPs in zones where they are capable of being delivered.

SCRs are modeled with monthly values. For the month of July 2023, the registered value is 1,281.0 MW. The effective value of 890.0 MW is used in the model.

69.5%

#### A.4 Data Scrub

#### A.4.1 GE Data Scrub

General Electric (GE) was asked to review the input data for errors. GE performs a "Data Scrub" which processes the input files and flags data that appears to be out of the ordinary. For example, it can identify a unit with a forced outage rate significantly higher than all the others in that size and type category. If something is found, the NYISO reviews the data and either confirms that it is the right value as is or institutes an update. The results of this data scrub are shown in the table below for the preliminary base case. The results of this data scrub are shown in Table A.17 for the preliminary base case.

**Table A.17 GE MARS Data Scrub** 

Item	Description	Disposition	Data Change	Parametric Effect
1	25 units had changes in capacity that exceeded 10 MW; 13 units identified with large EFORd changes	These changes were part of larger annual update, and confirmed to be correct	N	N/A
2	2 interface limits were found to be inconsistent between data base and Assumptions Matrix	Data base was confirmed to be correct; diagram and limits in the Assumptions Matrix were corrected	N	N/A
3	Dynamic and static limits updated for 2 interfaces	Verified update to the 2024 model, i.e., AC Transmission project and delay in Dover PAR	Υ	+0.02
4	Updates to EA modelling and changes to RECO contract	New EA model verified in 2024 model. Changes to RECO contract were made to accommodate the new modelling	N	N/A
			Total	+0.02

#### A.4.2 NYISO Data Scrub

The NYISO also performs a review of the MARS data independently from GE. The result of this review is listed below

**Table A.18 NYISO Data Scrub** 

Item	Description	Disposition	Data Change	Parametric Effect
1	The EFORd values in the data base and Master Spreadsheet were incorrect	Values were updated in the MIF and Master Spreadsheet to align with the updated GADs transition rates	Y	+0.04
2	Capacity values for a number of units were not aligned with the Gold Book values	A total of 6 MW of capacity was added as correction	Y	-0.01
			Total	+0.03

#### A.4.3 Transmission Owner Data Scrub

In addition to the above reviews, two transmission owners scrub the data and assumptions using a masked database provided by the NYISO. Their findings are listed below.

**Table A.19 Transmission Owner Data Scrub** 

Item	Description	Disposition	Data Change	Parametric Effect
	2 interface limits were found to	Data base was confirmed to be		
1	be inconsistent between data	correct; diagram and limits in the	N	N/A
	base and Assumptions Matrix	Assumptions Matrix were corrected		
	Transmission limits between			
2	ISONE and Zone F and G were	Values were corrected	Υ	+0.00
	calculated incorrectly			
			Total	+0.00

# **Appendix B**

# **Details of Study Results**

# B. Details for Study Results - Appendix B B.1 Sensitivity Results

Table B.1 summarizes the 2024-2025 Capability Year IRM requirements under a range of assumption changes from those used for the base case. The base case utilized the computer simulation, reliability model, and assumptions described in Appendix A. The sensitivity cases determined the extent of how the base case required IRM would change for assumption modifications, either one at a time, or in combination. The methodology used to conduct the sensitivity cases was to start with the preliminary base case 23.0% IRM results then add or remove capacity from all zones in NYCA until the NYCA LOLE approached criterion. The values in Table B.1 on top of next page are the preliminary base case sensitivity results adjusted to the 23.1% final base case.

In addition to showing the IRM requirements for various sensitivity cases, Table B.1 shows the Loss of Load Hours (LOLH) and Expected Unserved Energy (EUE) reliability metrics for each case<sup>6</sup>. These two metrics, along with the LOLE metric, are important measures of reliability risk in that together, they describe the frequency, duration, and magnitude of loss of load events. The reliability risk measures provided by these two metrics, in addition to IRM impacts, provide Executive Committee members with different aspects of system risk for selecting the Final IRM. The data used to calculate LOLH and EUE are collected from GE-MARS output.

Table B.1 shows the IRM requirements for the various sensitivity cases. Note, Case 0 was the original Preliminary Base Case. All of the sensitivity cases are relative to that. Case 6a with the reduced emergency assistance (EA) from neighboring systems was then selected for the new base case and the resulting 23.1% IRM. Because of the lengthy computer run time and personnel needed to perform a full Tan 45 analysis in IRM studies, this method was applied for only select cases as noted in the table. While the parametric analyses are broadly indicative of magnitude and direction of the IRM impacts, it should be recognized that some accuracy is sacrificed when a Tan 45 analysis is not utilized.

These two metrics, along with the LOLE metric, are important measures of reliability risk in that together, they describe the frequency, duration, and magnitude of loss of

<sup>&</sup>lt;sup>6</sup> **LOLH: Loss of Load Hours**: The expected number of hours during loss of load events each year when the system's hourly demand is projected to exceed the generating capacity.

**EUE: Expected Unserved Energy:** The expected amount of energy (MWh) during loss of load events that cannot be served each year.

load events. The reliability risk measures provided by these two metrics, in addition to IRM impacts, provide Executive Committee members with different aspects of system risk for selecting the Final IRM. The data used to calculate LOLH and EUE are collected from GE-MARS output.

Sensitivity Cases 1 through 5 in Table B.1 are annually performed and illustrate how the IRM would be impacted if certain major IRM study parameters were not represented in the IRM base case. Case 4, No Wind Capacity, was split into two cases so that the impact of land-based and off-shore wind generation could be evaluated separately.

Case 6a examines the impact of reduced EA from neighboring systems based on the recommendations from the analysis in the EOP Whitepaper. Case 6b further reduced the winter limits to zero. As mentioned previously, Case 6a was subsequently selected as the new base case going forward. The various versions of Case 7 look at reducing winter capacity due to potential gas constraints as built on top of Case 6. Finally, Case 8 looked at the impact of the delay on the installation of the Dover PAR. While some limits were affected the overall impact on the IRM was negligible.

**Table B.1 Sensitivity Case Results** 

Case	Description	(%)	NYC (%)	ti (%)	IRM (%) Change from Base	LOLH (hrs/yr)	EUE (MWh/yr)		
o	2024 IRM Final Base Case	23.1	72.7	103.2		0.33711	180.827		
	These are the Base Case technical results derived from knee of the IRM-LCR curve								
	NYCA Isolated	29.2	77.2	116.2	+6.2	0.30757	195.821		
3	Track Total NYCA Emergency Assistance – NYCA system is isolated and receives no emergency assistance from neighboring control areas (New England, Ontario, Quebec, and PJM). UDRs are allowed (Prior to adoption of new EA limits)								
2	No internal NYCA transmission constraints	21.1	71,3	107.9	-2,0	0.34624	272.719		
	Track level of NYCA congestion with respect to the IRM model – internal transmission constraints are eliminated and the impact of transmission constraints on statewide IRM requirements is measured								
3	No Load Forecast Uncertainty	18.0	69.1	104.7	-5.1	0.25842	59.361		
•	Shows sensitivity of IRM to load uncertainty, if the forecast peak loads for NYCA have a 100% probability of occurring								
		1	1	1		1			
4a	No Wind Capacity  - Land-Based  Wind Only	17.4	72.7	109.9	-5.7	0.34157	185.615		
4a	- Land-Based	3	ind-based		s and can be us		1000000		
	- Land-Based Wind Only	3	ind-based	I wind unit	s and can be us		1000000		
4a 4b	- Land-Based Wind Only Shows wind impact No Wind Capacity	for the la	73.4	I wind unit vity (A – F 108.4 sed and of	s and can be us Shifting) -6.8	ed to unders	tand EFORd		
	- Land-Based Wind Only Shows wind impact No Wind Capacity - All Wind Units	for the la	73.4	I wind unit vity (A – F 108.4 sed and of	s and can be us Shifting) -6.8 ff-shore wind u	ed to unders	tand EFORd		

Case	Девстірійоп	Inter (54)	(100/45)	(HIS)	IRM (95) Change from pase	LOLH (htts/x/)	EUE (Newh/9)		
ĎB.	EOR (Emergency Operating Procedures) Winterper Recommendation	23 0	72.4	109.5	-0.1	036814	227,886		
×	Shows Impact of modifying EA from neighboring areas mode ad during the EOP steps in accordance with the EOP Whitepaper recommendation (Tan 45)								
66	ECIP Whitepaper Recommendation plus Winter EA Zeroed Out	23.0	72.4	109.5	(Based off 6a)	E589E0	227,895		
	Built upon Sensitivity 6a, shows impact of reducing £4 from neignooning areas to 0 in winter								
7a-1	Winter Constraints plus 506a (3,500 MW)	23.0	72.4	109.5	(Based off 6a)	0.36814	227,886		
	Shows impact to reliability when winter capacity is reduced due to gas conscients and can be used to understand tightening winter conditions. Built off circase 6a								
	Winter Constraints plus 506a (7,000 MW)	23.1	72.4	109.5	+2.1 (Based off 6a)	0.26537	224.831		
7a-2	Shows impact to reliability when winter capacity is reduced due to gas constraints and can be used to understand tightening winter conditions. Built off of case 5a.								
7b-1	Winter Constraints plus 506b (3,500 MW)	23 0	72.4	109.5	/Sased off 6b1	0.36824	227.898		
30-1	Shows impact to reliability when winter capacity is reduced due to gas constraints and can be used to understand tightening, winter conditions. Built off of case 55.								
7b-2	Winter Constraints plus SOBb (7,000 MW)	23 8	72.9	110.5	+0,8 /Sased off 6h1	035255	191.207		

### **B.2 Review of LOLE Results and Additional Reliability Metrics**

#### **B.2.1 Review of LOLE Results**

By design, the 2024 IRM study final base case (FBC) had an average LOLE of 0.100 events/year. However, that doesn't tell the whole story. The Monte Carlo logic simulated the system for 3,250 replication years and the annual values ranged from a minimum of 0.006 events/year to a maximum of 2.826 events/year. The figure B1 below shows the value of the LOLE for each of the replication years.

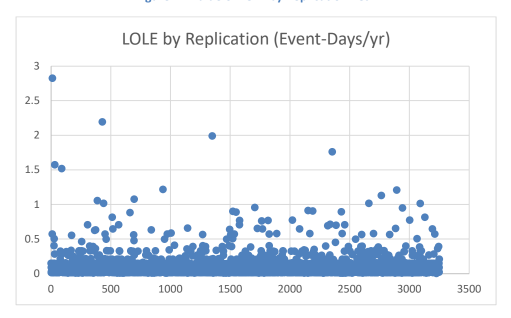
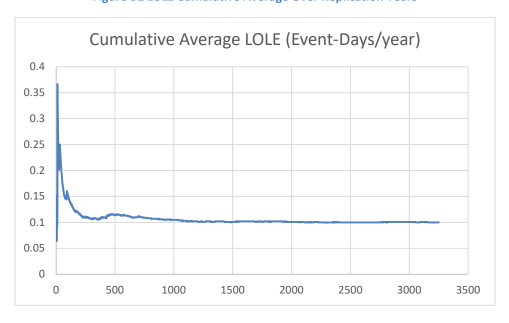


Figure B1 Value of LOLE by Replication Year

The next curve, figure B2, shows the cumulative average over the course of the replications. After some initial fluctuations the value can be seen to settle out after about 1,500 replications and is fairly constant after 3,250 replications.



**Figure B2 LOLE Cumulative Average Over Replication Years** 

The figure B3 below shows a duration curve of the 3,250 values. While the average value is 0.100 there are hundreds of replications where the value was much higher.

LOLE (Event-Days/year) Duration Curve

3
2.5
2
1.5
1
0.5
0
500
1000
1500
2000
2500
3000
3500

**Figure B3 LOLE Duration Curve** 

#### **B.2.2 Additional Metrics**

In addition to calculating the LOLE in Event-days/year the model also calculated the Hourly Loss of Load Expectation (HLOLE) in Event-hours/year and the EUE in MWH/year. In addition, the expected "Duration" in hours/event can be determined by dividing the HLOLE by the LOLE and the expected "Magnitude" in MW/event can be calculated as EUE/HLOLE. The table below shows the minimum, maximum and average values for these metrics. Although the average duration of outages was roughly 4 hours, events exceeding 9 hours occurred.

3,250 Replications	Minimum	Maximum	Average
LOLE (Event-Days/year)	0.006	2.826	0.100
HLOLE Event (Hours/year)	0.031	8.460	0.378
EUE (MWh/Year)	5.630	2471.110	224.976
Duration (Hours/Event)	1.229	10.333	4.525
Magnitude (MW/Event)	118.730	1566.906	675.934

**Table B2 Additional Metrics** 

The table B3 below shows the results for the first 10 replications. The Duration and Magnitude were estimated from each iteration. The average of the ten duration values was 4.238 hours/event. If the value is calculated from the average LOLE and HLOLE over the ten iterations the result is 3.673 = .350/.095. The value in the table B2 above was calculated as the average of the 3,250 duration values.

**Table B3 Results of the First Ten Replications** 

	LOLE	HLOLE		Duration	Magnitude
	(Event-	(Event-	EUE	=HLOLE/LOLE	=EUE/HLOLE
ITERATION	Days/year)	Hours/year)	(MWh/year)	(Hours/Event)	(MW/Event)
1	0.152	0.374	284.19	2.461	759.866
2	0.019	0.149	87.91	7.842	590.000
3	0.092	0.412	473.76	4.478	1149.903
4	0.031	0.155	115.33	5.000	744.065
5	0.025	0.118	77.76	4.720	658.983
6	0.152	0.514	430.13	3.382	836.829
7	0.152	0.66	409.24	4.342	620.061
8	0.092	0.362	163.46	3.935	451.547
9	0.085	0.245	190.39	2.882	777.102
10	0.152	0.508	310.03	3.342	610.295
Average	0.095	0.350	254.220	4.238	719.865

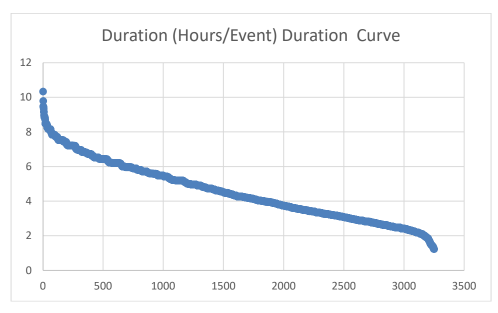
Calculated from Average

The average duration for the replication years ranges from 1.2 hours to 10.3 hours with an average value of 4.5 hours/event. These are averages over the replication year so they don't capture the full potential range, but they do give a better estimate. As graph below (Figure B4) shows, a 4-hour storage would be insufficient to cover the outage in over 50% of the cases.

3.673

726.966

**Figure B4 Hours/Event Duration Curve** 



In a similar manner the expected Magnitude of the outage was determined for each replication (Figure B5). Although the average was 676 MW over the 3,250 values the maximum exceeded 1,500 MW.

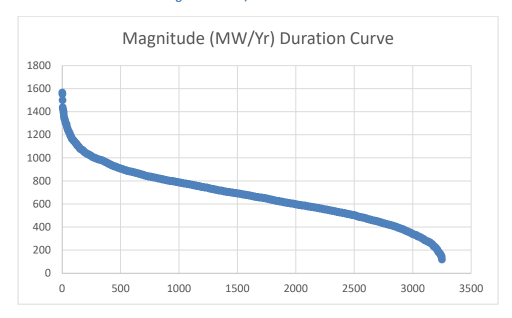


Figure B5 MW/Yr Duration Curve

#### **B.2.3 Conclusions**

Although the new calculated and derived metrics add important new insights into the reliability of the system the range of the values across all of the replications adds an even greater dimension. It will be important to calculate not only these new metrics in future studies, but also the distribution of the values for base cases and sensitivities.

### **B.3 Frequency of Implementing Emergency Operating Procedures**

In addition to SCRs, the NYISO will implement several other types of EOPs, such as voltage reductions, as required, to avoid or minimize customer disconnections. Projected 2024 EOP capacity values are based on recent actual data and NYISO forecasts. SCR calls were limited to 5 per month. Table B.4 below presents the expected EOP frequencies for the 2024-25 Capability Year assuming the 23.1% base case IRM with ELR modeling. Table B.5 presents SCR calls by months.

**Table B.4 Implementation of EOP steps** 

		Expected
Step	ЕОР	Implementation
		(Days/Year)
1	Require SCRs (Load and Generation)	8.1
2	5% manual voltage reduction	6.1
3	30-minute reserve to zero	5.9
4	Voluntary load curtailment	2.8
5	Public appeals	2.2
6	5% remote controlled voltage reduction	2.0
7	Emergency purchases	1.4
8	10-minute reserve to 400 MW	0.2
9	Customer disconnections	0.1

Note 1: The expected implementation days per year reported in each EOP step are the expected number of days that GE-MARS calls for that EOP step. If an EOP step has a limitation on the number of days that it can provide load relief, such as the 5 days per month limit for SCRs, it will provide no load relief after the 5<sup>th</sup> day.

**Table B.5 SCR Calls Per Month** 

SCR Calls Per Month				
Month	Days/Month			
JAN	0.0			
FEB	0.0			
MAR	0.0			
APR	0.0			
MAY	0.0			
JUN	0.4			
JUL	2.6			
AUG	3.5			
SEP	1.6			
ОСТ	0.0			
NOV	0.0			
DEC	0.0			

## **Appendix C**

**Impact of Environmental Regulations** 

## C. Impact of Environmental Regulations- Appendix C

Federal, state, and local government regulatory programs may impact the operation and reliability of New York's bulk power system. Compliance with state and federal regulatory initiatives and permitting requirements may require investment by the owners of New York's existing thermal power plants to continue in operation. If the owners of those plants must make significant investments to comply, the cost of these investments could lead to retirements, and therefore new resources may be needed to maintain the reliability of the bulk power system. Other regulatory initiatives being undertaken by the State of New York may preclude certain units from continuing in operation in their current configuration. Prior studies have identified the amounts of capacity that may be negatively impacted by new and developing regulations. Most recently, New York has enacted the Climate Leadership and Community Protection Act (CLCPA) and the Accelerated Renewable Energy Growth and Community Benefit Act and promulgated various regulations collectively intended to limit greenhouse gas (GHG) emissions and support the development of new renewable energy, energy storage, and energy efficiency resources. This section reviews the status of various regulatory programs, which may impact power system operations and reliability.

#### C.1 Combustion Turbine NOx Emission Limits

The New York State Department of Environmental Conservation (DEC) Part 227-3 significantly lowers NO<sub>X</sub> emission limits for simple cycle gas turbines (the "Peaker Rule"). The rule will be applicable during the ozone season (May 1- September 30) and establishes lower emission limits in two phases, effective May 1, 2023, and May 1, 2025. The rule requires compliance actions for units with approximately 3,300 MW of capacity (nameplate) located predominantly in southeastern New York and required the owners of affected facilities to file compliance plans by March 2020. The NYISO used compliance plans submitted by generators under Part 227-3 to develop the assumed outage pattern of the impacted units in its Reliability Planning Process. The 2023 Quarter 2 Short Term Assessment of Reliability (STAR), which was completed on July 14, 2023, found a reliability need beginning in summer 2025 within New York City primarily driven by a combination of forecasted increases in peak demand and the assumed unavailability of certain generation in New York City affected by the Peaker Rule. As of May 1, 2023, 1,027 MW of affected generation have deactivated or limited their operation. An additional 590 MW of affected generation are expected to become unavailable beginning May 1, 2025, all of which are located in New York City. With the additional generation unavailable, the bulk power transmission system will not be able to securely and reliably serve the forecasted demand

<sup>&</sup>lt;sup>7</sup> In 2019, the New York State Department of Environmental Conservation adopted a regulation to limit nitrogen oxides (NOx) emissions from simple-cycle combustion turbines, referred to as the "Peaker Rule" (https://www.dec.ny.gov/regulations/116131.html)

in New York City (Load Zone J). Specifically, the New York City zone is deficient by as much as 446 MW for a duration of nine hours on the peak day during expected weather conditions when accounting for forecasted economic growth and policy-driven increases in demand.

The NYISO solicited solutions to address this need in August 2023 with responses provided to the NYISO in early October 2023. On November 20, 2023, after evaluation of the proposals submitted in response to its solicitation, the NYISO determined that no proposals could be installed by May 2025, or were sufficient to address the identified deficiency of up to 446 MW. As a result, consistent with provisions of the Peaker Rule that permit the NYISO to temporarily retain affected generation as a last resort if no other solutions are viable or sufficient to timely address an identified reliability need, the NYISO identified generators on the Gowanus 2 & 3 and Narrows 1 & 2 barges as the temporary solution for the reliability need in New York City. Those generators will remain available for two years beyond the May 1, 2025 deactivation date established by the Peaker Rule.

# C.2 U.S. Clean Water Act: Best Technology Available for Plant Cooling Water Intake

The U.S. Environmental Protection Agency (EPA) has issued a new Clear Water Act Section 316b rule providing standards for the design and operation of power plant cooling systems. This rule is being implemented by the DEC, which has finalized a policy for the implementation of the Best Technology Available (BTA) for plant cooling water intake structures. This policy is activated upon renewal of a plant's water withdrawal and discharge permit. Based upon a review of current information available from the DEC, the NYISO has estimated that 13,500 MW of nameplate capacity is affected by this rule, some of which could be required to undertake major system retrofits, including closed-cycle cooling systems.

Plant	Status as of September 2023
Arthur Kill	BTA in place, verification under review
Astoria	BTA in place, verification under review
Barrett	Permit drafting underway with equipment enhancements, SAPA extended
Bowline	BTA in place, 15% Capacity Factor, BTA Decision made, monitoring
Brooklyn Navy Yard	Permit drafting underway
Danskammer	BTA in place
East River	BTA in place
Fitzpatrick	BTA studies being evaluated
Ginna	BTA studies being evaluated
Greenidge	BTA in place
Nine Mile Pt 1	BTA studies being evaluated
Northport	BTA in place, verification under review
Oswego	BTA conditions under review
Port Jefferson	BTA in place, 15% Capacity Factor, verification, SAPA extended
Ravenswood	BTA in place, additional studies under review
Roseton	BTA in place
Wheelabrator Hudson Falls	Technical review
Wheelabrator Westchester	BTA in place

#### C.3 New York City Residual Oil Elimination

New York City passed legislation in December 2017 that prohibits the combustion of fuel oil numbers 6 and 4 in electric generators within New York City by 2020 and 2025, respectively. The rule applies to about 3,000 MW of generation in New York City. Affected generators have filed compliance plans with NYC agencies to switch to compliant fuels. The affected generators are developing new fuel storage and handling equipment necessary to convert their facilities to comply with the law.

#### C.4 Regional Greenhouse Gas Initiative (RGGI)

RGGI is a multi-state carbon dioxide emissions cap-and-trade initiative that requires affected generators to procure emissions allowances authorizing them to emit carbon dioxide. The RGGI states have agreed to a 30% cap reduction between 2020 and 2030, essentially ratcheting down the availability of allowances to generators that emit CO<sub>2</sub>. The DEC extended RGGI applicability in New York to certain generators of 15 MW (nameplate) or larger in 2021. The current emission allowance caps and design elements are not likely to trigger reliability concerns as the program design provides for mechanisms that consider reliability on various timescales, including multi-year compliance periods, allowance banking provisions, the Cost Containment Reserve, and periodic program reviews. The RGGI states started a third program review which is anticipated to conclude in 2023. The states are reviewing cap trajectories with increased stringency beginning in 2026, ultimately declining to zero by 2035 or 2040, and have indicated a preference for moving

to annual compliance periods from the current three-year design. These proposals have the potential to constrain generator operations if sufficient allowances are not available to the regulated resources, which in certain instances could lead to reliability concerns. Reductions in operational and financial flexibility may need to be recognized by implementing complementary program design elements that can address these concerns.

#### C.5 Distributed Generator NOx Emission Limits

The DEC has adopted Part 222, a rule to limit the NOx emissions from small behind the meter generators that operate as an economic dispatch source in the New York City Metropolitan Area which are located at facilities with potential NOx emissions less than 25 tons of NOx per year and driven by reciprocating or rotary internal combustion engines. The emission limits become effective in two phases, May 1, 2021 and May 1, 2025. Affected facilities must either obtain a registration or permit by March 15, 2021 and must notify the DEC whether the generator will operate as an economic dispatch source subject to the provisions of Part 222.

#### C.6 Cross-State Air Pollution Rule (CSAPR)

The CSAPR limits emission of  $SO_2$  and  $NO_X$  from fossil fuel fired EGUs >25 MW in 27 states by establishing emissions caps and restricting allowance trading within various programs. The CSAPR ozone season encompasses May 1-September 30 each year. NY ozone season  $NO_X$  emissions are highly sensitive to the continued operation of the NY nuclear generation fleet.

The final Revised CSAPR Update became effective June 29, 2021. This rule reduced ozone season NO<sub>X</sub> limits in 12 of 22 states within the existing Group 2 ozone season trading program by creating a new Group 3. The total 12 state budget decreased by 37% between 2020 and 2021 to 107,085 tons, compared to 2021 emissions of 90,413 tons. Over the same period, the NY budget went down 33% from 5,135 to 3,416 tons, while NY ozone season emissions were 3,550 tons in 2020, 3,997 tons in 2021, 3,506 tons in 2022 and 3,344 tons in 2023. The EPA issued the final Good Neighbor Plan for the 2015 Ozone NAAQS on March 15, 2023 expanding the Group 3 region from 12 to 22 states. The rule became effective August 4, 2023, mid-way through the ozone season. In subsequent actions EPA addressed rulings remanding prior state implementation plan (SIP) disapprovals barring enforcement in some states. Currently, the new limits cannot be enforced in 12 of the 22 Group 3 states, representing 70% of the new lower program cap. Under the new rule, NY's ozone season NO<sub>X</sub> budget in 2023-2025 *increased* to 3,912 tons. NY may exceed the trading limit in which case higher emitting resources will need to surrender allowances at a rate of 3:1 for their excess emissions.

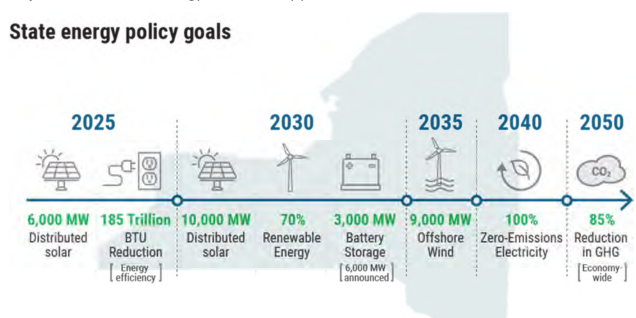
#### C.7 New York Power Authority Small Gas Turbine Phase Out

Provisions included in New York State's 2023-24 Enacted State Budget broadened NYPA's authority to develop renewable energy and advanced NYPA's commitment to phase-out their small natural gas power plants. NYPA is required to publish a plan by May 2025 to phase out the production of electricity from its seven smaller natural gas plants (simple-cycle combustion turbines) in New York City and Long Island totaling 517 MW by December 31, 2030, unless those plants are determined to be necessary for electric system reliability, emergency power service, or energy from other sources that may replace energy from NYPA's affected plants would result in more than a de minimis net increase in emissions within a disadvantaged community. NYPA's plan is required to include recommendations and a proposed strategy to replace some or all of the affected plants with renewable energy systems, if appropriate. The basis for such determinations in NYPA's plan, which are required to be updated at least every two years, must be made publicly available along with the supporting documentation for the determination.

<sup>&</sup>lt;sup>8</sup> See 2023 Laws of New York, Ch. 56, Part QQ, § 5.

#### C.8 Climate Leadership and Community Protection Act (CLCPA)

The CLCPA requires, among other things, that 70% of electric energy be generated from renewable resources by 2030 and 100% of electric energy be provided by zero emission resources by 2040. The statute will require the displacement of New York's fossil fuel-fired generating fleet with eligible renewable resources and other clean energy resources. During this transition, the NPCC and NYSRC resource adequacy rules will require the New York Control Area to maintain resource adequacy for the New York bulk electric system. In addition, the GHG emission reduction requirements necessitate significant electrification of the building and transportation sectors to reduce economy-wide emissions. The CLCPA builds upon programs and targets already established under the Clean Energy Standard (CES) and by other state policies. The combined set of requirements for new resources are described in more detail below. The figure describes the timing and requirements of the major combined clean energy and efficiency policies in New York State.



#### **C.9 Offshore Wind Development**

The CLCPA requires 9,000 MW of offshore wind (OSW) capacity to be developed by 2035. The New York State Public Service Commission (PSC) has issued several orders directing NYSERDA to procure OSW Renewable Energy Certificates (ORECs) from developers for up to the 9,000 MW offshore wind target. NYSERDA had executed contracts with the winners

of two OREC solicitations for a procurement of four OSW projects totaling nearly 4,300 MW. However, in October 2023, the PSC denied petitions from these OSW projects seeking, among other things, inflation adjustments to their existing OREC contracts. NYSERDA announced awards to the 2022 OREC solicitation on October 24, 2023. NYSERDA selected 4,032 MW across three projects, bringing the total awarded/contracted OSW capacity in the state to nearly 8,400 MW.

#### C.10 Comprehensive Energy Efficiency Initiative

The PSC has approved an order containing utility budgets and targets to accelerate energy efficiency savings in New York State through 2025. A portion of the 185 TBtu energy savings target established by the CLCPA will come from directed utility programs to support heat pump adoption, as well as from increased deployment of more conventional utility energy efficiency programs.

#### **C.11 Storage Deployment Target**

The CLCPA requires 3,000 MW of energy storage capacity to be developed by 2030. This target builds on top of the goal to deploy 1,500 MW energy storage capacity by 2025 outlined in NYSERDA's Energy Storage Roadmap. In early 2022, a doubling of the storage target to 6,000 MW in 2030 was announced and a 6 GW Storage Roadmap was filed for consideration by the PSC. The New York State Department of Public Service (DPS) reported that 1,301 MW in energy storage capacity was deployed, awarded, or contracted as of October 1, 2022.

## C.12 Distributed Solar Program

The CLCPA requires 6,000 MW of installed distributed solar capacity by 2025. On April 14, 2022, the PSC extended NYSERDA's NY-Sun Program, raising the total distributed solar capacity goal to at least 10,000 MW by 2030. Achievement of these targets has been bolstered by strong growth in BTM solar capacity over recent years, along with a robust pipeline of potential future projects.

## C.13 Clean Energy Standard (CES)

The PSC issued an Order Modifying the CES on October 15, 2020 to align the existing Clean Energy Standard with the requirements of the CLCPA. Specifically, the order increased the 2030 Renewable Energy Standard from 50% to 70% and modified the definition of eligible renewable energy resources to align with the CLCPA. The Order authorized the procurement schedules for Tier 1 and Offshore Wind resources needed to achieve the 2030 mandates. The Order also included a new Tier 4 specifically to recognize incremental

renewable energy delivered into Zone J. Tier 4 REC contracts with Champlain Hudson Power Express and Clean Path New York, which were approved on April 14, 2022, have the potential to add approximately 2,500 MW of controllable HVDC connections into New York City.

## C.14 Economy-wide Greenhouse Gas Emissions Limits and New York Cap-and-Invest

The CLCPA also implements a new approach to accounting for climate impacts of emissions of various GHGs and setting numerical economy wide GHG limits. The inventory and methodology provide greater weight to the impact of methane emissions relative to the emissions of carbon dioxide and accounts for upstream emissions that occur out-of-state. The 1990 inventory, methodology, and limits were finalized by DEC as Part 496 in 2020.

The CLCPA created a Climate Action Council (CAC) to develop and approve the Final Scoping Plan by the end of 2022. The CAC held numerous meetings to organize the planning process and convened advisory panels focused on various sectors of the economy (such as power generation, transportation, and energy efficiency and buildings) to solicit input and perform detailed evaluations. Starting in 2023, the Final Scoping Plan's recommendations become the platform for state planning and regulatory processes.

The DEC is required under the CLCPA to complete additional regulations to enforce the economy wide GHG limits by 2024. Principle among these regulatory initiatives, the DEC and NYSERDA are developing regulations to implement an economy-wide cap-and-invest program to be finalized in 2024 with potential implementation beginning as soon as 2025. The suite of regulatory programs stemming from the Scoping Plan recommendations will ultimately impact the supply-demand balance in the electric sector.

## C.15 CLCPA Impact on Air Emission Permits

In addition, fossil fuel-fired generation projects face further scrutiny under the CLCPA, which requires state agencies to consider consistency with the statewide GHG emission limits and environmental justice impacts when issuing permits.

On October 27, 2021, the DEC denied air emission permit modification applications by two existing generators to repower their facilities with new natural gas generators. Danskammer Energy Center sought authorization to construct a new natural gas fired combined cycle power generation facility of 536 MW to replace its existing 532 MW generating facility. Astoria Gas Turbine Power, LLC, a subsidiary of NRG Energy, sought to construct the Astoria Replacement Project, which would consist of a new simple cycle dual fuel (natural gas and distillate oil) peaking combustion turbine generator of 437 MW. On

June 30, 2022, the DEC also denied the renewal application for Greenidge Generation's air permits citing CLCPA compliance demonstration. The DEC determined that each of the projects would be inconsistent or interfere with the attainment of statewide greenhouse gas emission limits established by the CLCPA. The DEC found that the applicants had not provided adequate justification, such as resolution of an electric system reliability need, to overcome the DEC's determination that the air emissions would be inconsistent or interfere with attainment of the CLCPA greenhouse gas emission requirements. The DEC noted that the reliability needs the NYISO identified in its 2020 RNA had been resolved by post RNA updates, and that the announced Tier 4 projects would significantly increase transmission capacity into New York City. All three projects have begun the DEC process to appeal the denials.

In December 2022, the DEC finalized program policy DAR-21 to implement the GHG permitting requirements in the CLCPA within state and federal air permits. Facilities are required to submit a GHG Mitigation Plan with their Title V applications addressing climate impacts associated with the facility. Recently, the DEC released a draft policy DEP 23-1 that would implement the environmental justice and disproportionate burden aspects of the CLCPA within many environmental permits. For facilities in or likely to impact disadvantaged communities (DACs), a Disproportionate Burden Report as well as meaningful engagement would also be required under the draft policy.

# C.16 Accelerated Renewable Energy Growth and Community Benefit Act

The Accelerated Renewable Energy Growth and Community Benefit Act was signed into law on April 3, 2020 to assist in the achievement of the clean energy and environmental targets outlined in the CLCPA. This Act requires the PSC to establish new planning processes to enable the transmission and distribution expansion to support the CLCPA targets. On May 14, 2020, the PSC commenced a proceeding to implement the Act with respect to utility-based plans for upgrades to local transmission and distribution needed to support the mandates of the CLCPA. Utilities submitted preliminary upgrade proposals by August 1, 2020. On October 15, 2020, the PSC designated the Northern New York transmission projects as priority transmission projects to be carried out by NYPA. The DPS-led working group filed an Initial Power Grid Study report at the PSC on November 2, 2020. The report addresses local transmission system needs, proposals for planning transparency, accounting for CLCPA benefits in planning and investment criteria, and cost containment, cost allocation and cost recovery mechanisms for transmission projects. The PSC subsequently issued orders approving Phase 1 and Phase 2 projects as well as other recommendations stemming from the Power Grid Study, to meet CLCPA requirements. The

utilities continue working along with the NYISO within the Coordinated Grid Planning Process to identify local transmission and distribution upgrades, coordinate on grid expansion planning and cost sharing.

The Act also created an Office of Renewable Energy Siting (ORES) within the New York State Department of State to speed the permitting timeline of large-scale renewable energy facilities. ORES has approved over 2,200 MW of new renewable energy resource capacity as of October 2023. The Act also directs the PSC and NYSERDA to advance "Build Ready" projects that package project ownership and renewable energy certificate contracts into a single competitive procurement. On October 15, 2020, the PSC issued an order to authorize NYSERDA to begin procurement of Build Ready sites and projects as early as 2022. The program recently advanced a 12 MW solar facility at a former mine site in its first request for proposals.

#### C.17 Study Impacts and Insights

To inform policymakers, market participants, and the public, the NYISO has completed a series of studies examining the impact of these various policies on the future supply mix. The NYISO's inaugural 2021-2040 System and Resource Outlook policy scenarios<sup>9</sup> showed the long-term need for dispatchable emissions-free resources (DEFRs) to operate during extended periods of reduced renewable resource output and to meet winter peak demand needs in an electrified future. These scenarios highlighted the need for resources with these characteristics in addition to energy storage and load flexibility in the potential supply demand balance to address fundamental issues of load and renewable generation misalignment across seasons. The studies also imply increasing ramping demands placed on resources primarily to respond to the increased intermittent output of renewable generation and increased variability of electrified heating loads.

As outlined in the NYISO's recent Comprehensive Reliability Plan, achieving an emission-free grid will require DEFRs to be developed and deployed throughout New York. As resources shift from fossil generators to zero emission resources, essential grid services, such as operating reserves, ramping, regulation, voltage support, and black start, must be available to provide New Yorkers with reliable and predictable electric system that consumers require. DEFRs will be required to provide both energy and capacity over long durations, as well as the reliability attributes of retiring synchronous generation. The

<sup>&</sup>lt;sup>9</sup> See System and Resource Outlook, A Report from the New York Independent System Operator, available at <a href="https://www.nyiso.com/documents/20142/33395392/2021-2040-Outlook-Data-Catalog.pdf/9449f533-28f8-0435-851e-cf798411a2eb">https://www.nyiso.com/documents/20142/33395392/2021-2040-Outlook-Data-Catalog.pdf/9449f533-28f8-0435-851e-cf798411a2eb</a>

attributes do not need to be encapsulated in a singular technology, but in aggregate the system needs a sufficient collection of these services to be reliable.

DEFRs that provide sustained on-demand power and system stability will be essential to meeting policy objectives while maintaining a reliable electric grid. However, while essential to the grid of the future, such DEFR technologies are not commercially viable today. DEFRs will require committed public and private investment in research and development efforts to identify the most efficient and cost-effective technologies with a view towards the development and eventual adoption of commercially viable resources. The development and construction lead times necessary for these technologies may extend beyond policy target dates.

# **Appendix D**

# **ICAP to UCAP Translations**

#### D. ICAP to UCAP Translation - Appendix D

The NYISO administers the capacity requirements to all loads in the NYCA. In 2002, the NYISO adopted the Unforced Capacity (UCAP) methodology for determining system requirements, unit ratings and market settlements. The UCAP methodology uses individual generating unit data for output and availability to determine an expected level of resources that can be considered for system planning, operation and marketing purposes. EFORd is developed from this process for each generating unit and applied to the units Dependable Maximum Net Capability (DMNC) test value to determine the resulting level of UCAP.

Individual unit EFORd factors are taken in aggregate on both a Statewide and Locational basis and used to effectively "translate" the IRM and LCRs previously determined in the GE-MARS Analysis in terms of ICAP, into an equivalent UCAP basis.

Table D.1 summarizes historical values (since 2000) for NYCA capacity parameters including Base Case IRMs, approved IRMs, UCAP requirements, and NYISO approved LCRs (for New York City, Long Island and the G-J Locality).

**Table D.1 Historical NYCA Capacity Parameters** 

Capability Year (May - April)	Base Case IRM (%)	EC Approved IRM (%)	NYCA Equivalent UCAP Requirement (%)	NYISO Approved J LCR (%)	NYISO Approved K LCR (%)	NYISO Approved G-J LCR (%)
2000	15.5	18.0		80.0	107.0	
2001	17.1	18.0		80.0	98.0	
2002	18.0	18.0		80.0	93.0	
2003	17.5	18.0		80.0	95.0	
2004	17.1	18.0	11.90	80.0	99.0	
2005	17.6	18.0	12.00	80.0	99.0	
2006	18.0	18.0	11.59	80.0	99.0	
2007	16.0	16.5	11.30	80.0	99.0	
2008	15.0	15.0	8.35	80.0	94.0	
2009	16.2	16.5	7.17	80.0	97.5	
2010	17.9	18.0	6.12	80.0	104.5	
2011	15.5	15.5	6.03	81.0	101.5	
2012	16.1	16.0	5.35	83.0	99.0	
2013	17.1	17.0	6.58	86.0	105.0	
2014	17.0	17.0	6.38	85.0	107.0	88.0
2015	17.3	17.0	7.01	83.5	103.5	90.5
2016	17.4	17.5	6.21	80.5	102.5	90.0
2017	18.1	18.0	7.04	81.5	103.5	91.5
2018	18.2	18.2	8.08	80.5	103.5	94.5
2019	16.8	17.0	6.72	82.8	104.1	92.3
2020	18.9	18.9	9.03	86.6	103.4	90.0
2021	20.7	20.7	10.11	80.3	102.9	87.6
2022	19.6	19.6	7.9	81.2	99.5%	89.2
2023	19.9	20	7.8	81.7	105.2%	85.4

#### D.1 NYCA and NYC and LI Locational Translations

In the "Installed Capacity" section of the NYISO website, NYISO staff regularly post summer and winter Capability Period ICAP and UCAP calculations for the NYCA, Localities and Transmission Districts. This information has been compiled and posted since 2006.

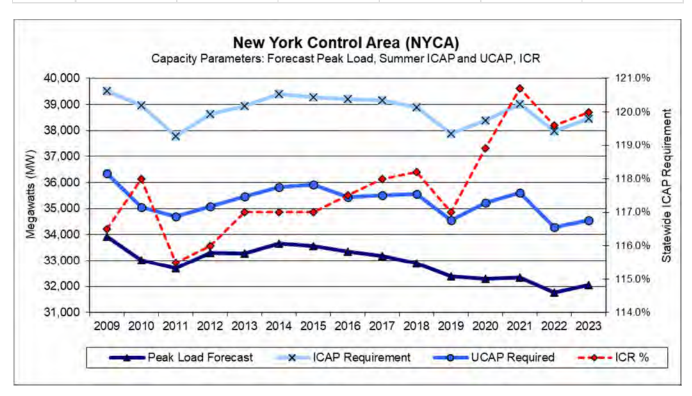
Locational ICAP/UCAP calculations are produced for New York City, Long Island, G-J Locality and the entire NYCA. Exhibits D.1.1 through D.1.4 summarizes the translation of ICAP requirements to UCAP requirements for these areas. The charts and tables included in these exhibits utilize data from the summer capability periods for the most recent 15 years beginning in 2009.

This data reflects the interaction and relationships between the capacity parameters used this study, including Forecast Peak Load, ICAP Requirements, De-rating Factors, UCAP Requirements, IRMs, and LCRs. Since these parameters are so inextricably linked to each other, the graphical representation also helps one more easily visualize the annual changes in capacity requirements.

#### D.1.1 New York Control Area ICAP to UCAP Translation

**Table D.2 NYCA ICAP to UCAP Translation** 

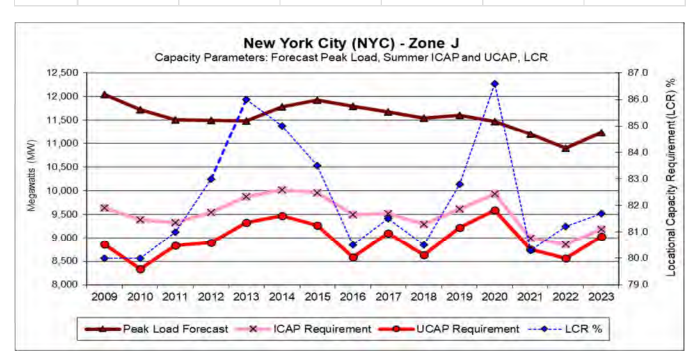
Year	Forecast Peak Load (MW)	Installed Capacity Requirement (%)	Derate Factor	ICAP Requirement (MW)	UCAP Requirement (MW)	Effective UCAP (%)
2009	33,930	116.5	0.0801	39,529	36,362	107.2
2010	33,025	118.0	0.1007	38,970	35,045	106.1
2011	32,712	115.5	0.0820	37,783	34,684	106.0
2012	33,295	116.0	0.0918	38,622	35,076	105.4
2013	33,279	117.0	0.0891	38,936	35,467	106.6
2014	33,666	117.0	0.0908	39,389	35,812	106.4
2015	33,567	117.0	0.0854	39,274	35,920	107.0
2016	33,359	117.5	0.0961	39,197	35,430	106.2
2017	33,178	118.0	0.0929	39,150	35,513	107.0
2018	32,903	118.2	0.0856	38,891	35,562	108.1
2019	32,383	117.0	0.0879	37,888	34,558	106.7
2020	32,296	118.9	0.0830	38,400	35,213	109.3
2021	32,333	120.7	0.0877	39,026	35,604	110.1
2022	31,767	119.6	0.0978	37,993	34,277	107.9
2023	32,049	120.0%	0.1014	38,459	34,559	107.8%



#### **D.1.2 New York City ICAP to UCAP Translation**

**Table D.3 New York City ICAP to UCAP Translation** 

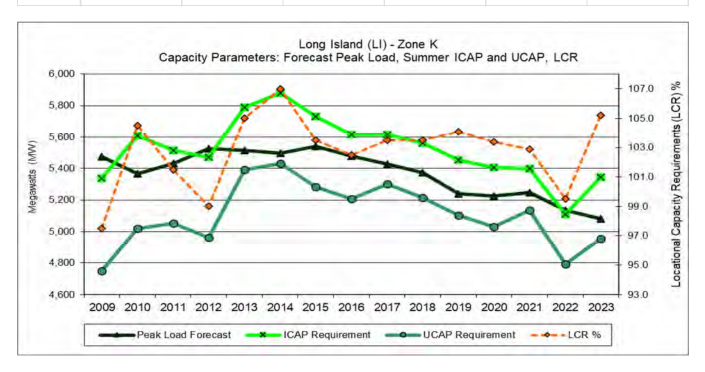
Year	Forecast Peak Load (MW)	Locational Capacity Requirement (%)	Derate Factor	ICAP Requirement (MW)	UCAP Requirement (MW)	Effective UCAP (%)
2009	12,050	80.0	0.0814	9,640	8,855	73.5
2010	11,725	80.0	0.1113	9,380	8,336	71.1
2011	11,514	81.0	0.0530	9,326	8,832	76.7
2012	11,500	83.0	0.0679	9,545	8,897	77.4
2013	11,485	86.0	0.0559	9,877	9,325	81.2
2014	11,783	85.0	0.0544	10,015	9,471	80.4
2015	11,929	83.5	0.0692	9,961	9,272	77.7
2016	11,794	80.5	0.0953	9,494	8,589	72.8
2017	11,670	81.5	0.0437	9,511	9,095	77.9
2018	11,539	80.5	0.0709	9,289	8,630	74.8
2019	11,607	82.8	0.0409	9,611	9,217	79.4
2020	11,477	86.6	0.0351	9,939	9,590	83.6
2021	11,199	80.3	0.0269	8,993	8,751	78.1
2022	10,906	81.2	0.0326	8,856	8,567	78.6
2023	11,239	81.7	0.0164	9,183	9,032	80.4



#### **D.1.3 Long Island ICAP to UCAP Translation**

**Table D.4 Long Island ICAP to UCAP Translation** 

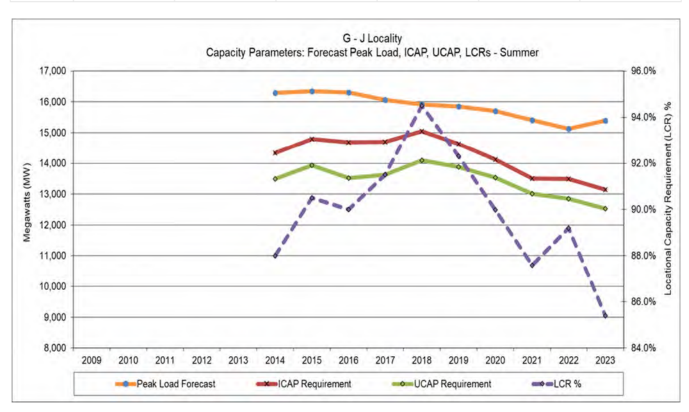
Year	Forecast Peak Load (MW)	Locational Capacity Requirement (%)	Derate Factor	ICAP Requirement (MW)	UCAP Requirement (MW)	Effective UCAP (%)
2009	5,474	97.5	0.1103	5,337	4,749	86.8
2010	5,368	104.5	0.1049	5,610	5,021	93.5
2011	5,434	101.5	0.0841	5,516	5,052	93.0
2012	5,526	99.0	0.0931	5,470	4,961	89.8
2013	5,515	105.0	0.0684	5,790	5,394	97.8
2014	5,496	107.0	0.0765	5,880	5,431	98.8
2015	5,539	103.5	0.0783	5,733	5,284	95.4
2016	5,479	102.5	0.0727	5,615	5,207	95.0
2017	5,427	103.5	0.0560	5,617	5,302	97.7
2018	5,376	103.5	0.0628	5,564	5,214	97.0
2019	5,240	104.1	0.0647	5,455	5,102	97.4
2020	5,228	103.4	0.0691	5,405	5,032	96.3
2021	5,249	102.9	0.0491	5,401	5,136	97.9
2022	5,138	99.5	0.0627	5,112	4,791	93.3
2023	5,082	105.2	0.0729	5,346	4,956	97.5



### **D.1.4 G-J Locality ICAP to UCAP Translation**

**Table D.5 G-J Locality ICAP to UCAP Translation** 

Year	Forecast Peak Load (MW)	Locational Capacity Requirement (%)	Derate Factor	ICAP Requirement (MW)	UCAP Requirement (MW)	Effective UCAP (%)
2014	16,291	88.0	0.0587	14,336	13,495	82.8
2015	16,340	90.5	0.0577	14,788	13,934	85.3
2016	16,309	90.0	0,0793	14,678	13,514	82,9
2017	16,061	91.5	0.0731	14,696	13,622	84.8
2018	15,918	94.5	0.0626	15,042	14,100	88.6
2019	15,846	92.3	0.0514	14,625	13,874	87.6
2020	15,695	90.0	0.0418	14,124	13,534	86.2
2021	15,411	87.6	0.0361	13,498	13,011	84.4
2022	15,125	89.2	0.0476	13,492	12,850	85.0
2023	15,393	85.4	0.0471	13,145	12,526	81.4

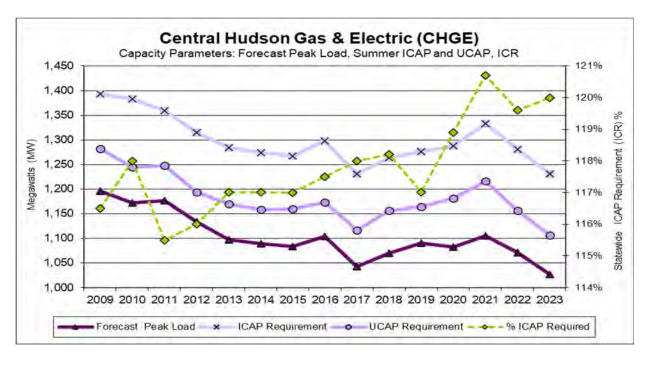


#### **D.2 Transmission Districts ICAP to UCAP Translation**

#### D.2.1 Central Hudson Gas & Electric

Table D.6 Central Hudson Gas & Electric ICAP to UCAP Translation

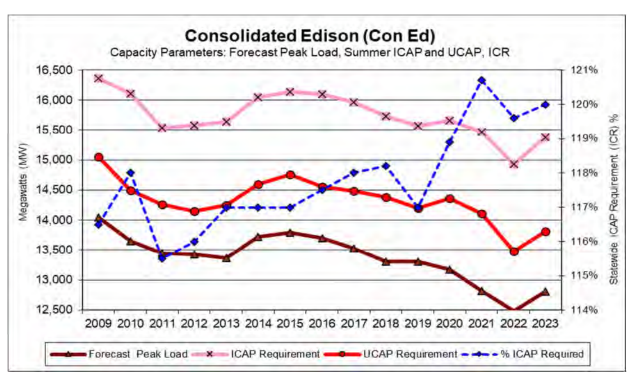
Year	Forecast Peak Load (MW)	ICAP Requirement (MW)	UCAP Requirement (MW)	% ICAP of Forecast Peak	% UCAP of Forecast Peak
2009	1,196.3	1,393.7	1,282.1	116.5%	107.2%
2010	1,172.3	1,383.3	1,244.0	118.0%	106.1%
2011	1,176.9	1,359.3	1,247.9	115.5%	106.0%
2012	1,133.3	1,314.6	1,193.9	116.0%	105.3%
2013	1,097.5	1,284.1	1,169.7	117.0%	106.6%
2014	1,089.2	1,274.4	1,158.7	117.0%	106.4%
2015	1,083.6	1,267.8	1,159.5	117.0%	107.0%
2016	1,104.2	1,297.4	1,172.7	117.5%	106.2%
2017	1,043.1	1,230.9	1,116.5	118.0%	107.0%
2018	1,069.7	1,264.4	1,156.2	118.2%	108.1%
2019	1,090.8	1,276.3	1,164.1	117.0%	106.7%
2020	1,082.7	1,287.3	1,180.5	118.9%	109.0%
2021	1,104.5	1,333.1	1,216.2	120.7%	110.1%
2022	1,071.3	1,281.3	1,156.0	119.6%	107.9%
2023	1,026.2	1,231.4	1,106.6	120.0%	107.8%



#### D.2.2 Consolidated Edison (Con Ed)

Table D.7 Con Ed ICAP to UCAP Translation

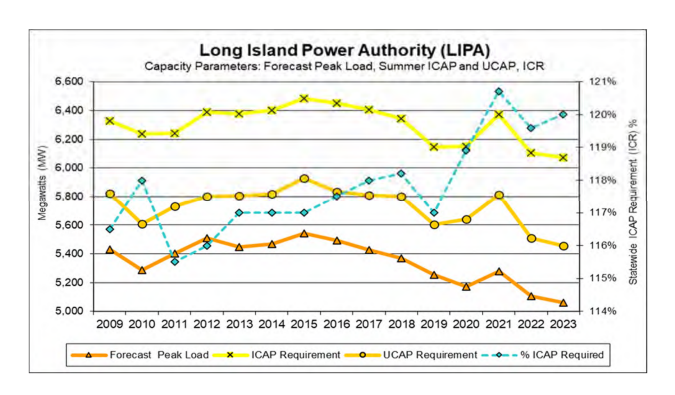
Year	Forecast Peak Load (MW)	ICAP Requirement (MW)	UCAP Requirement (MW)	% ICAP of Forecast Peak	% UCAP of Forecast Peak
2009	14,043.0	16,360.1	15,049.6	116.5%	107.2%
2010	13,654.9	16,112.8	14,490.2	118.0%	106.1%
2011	13,450.5	15,535.3	14,261.4	115.5%	106.0%
2012	13,430.5	15,579.4	14,149.2	116.0%	105.4%
2013	13,370.8	15,643.8	14,250.0	117.0%	106.6%
2014	13,718.7	16,050.9	14,593.5	117.0%	106.4%
2015	13,793.0	16,137.8	14,759.6	117.0%	107.0%
2016	13,704.6	16,102.9	14,555.4	117.5%	106.2%
2017	13,534.0	15,970.1	14,486.5	118.0%	107.0%
2018	13,309.6	15,732.0	14,385.3	118.2%	108.1%
2019	13,305.5	15,567.4	14,199.1	117.0%	106.7%
2020	13,170.0	15,659.1	14,359.4	118.9%	109.0%
2021	12,816.7	15,469.8	14,113.1	120.7%	110.1%
2022	12,488.0	14,935.7	13,474.9	119.6%	107.9%
2023	12,811.7	15,374.1	13,815.1	120.0%	107.8%



#### **D.2.3 Long Island Power Authority (LIPA)**

**Table D.8 LIPA ICAP to UCAP Translation** 

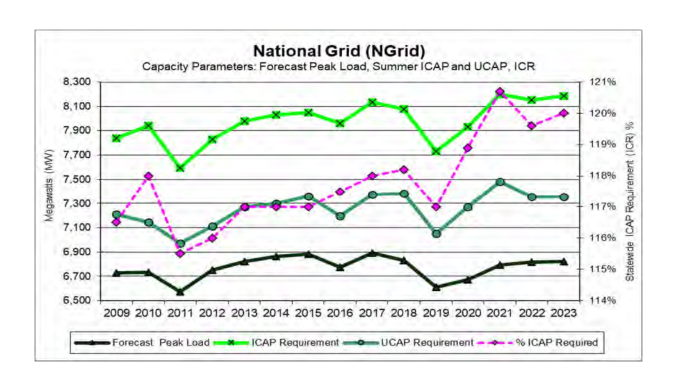
Year	Forecast Peak Load (MW)	ICAP Requirement (MW)	UCAP Requirement (MW)	% ICAP of Forecast Peak	% UCAP of Forecast Peak
2009	5,431.7	6,327.9	5,821.1	116.5%	107.2%
2010	5,286.0	6,237.5	5,609.4	118.0%	106.1%
2011	5,404.3	6,242.0	5,730.1	115.5%	106.0%
2012	5,508.3	6,389.6	5,803.1	116.0%	105.4%
2013	5,448.9	6,375.2	5,807.2	117.0%	106.6%
2014	5,470.1	6,400.0	5,818.9	117.0%	106.4%
2015	5,541.3	6,483.3	5,929.7	117.0%	107.0%
2016	5,491.3	6,452.3	5,832.2	117.5%	106.2%
2017	5,427.2	6,404.1	5,809.1	118.0%	107.0%
2018	5,368.1	6,345.1	5,802.0	118.2%	108.1%
2019	5,253.0	6,146.0	5,605.8	117.0%	106.7%
2020	5,172.9	6,150.6	5,640.1	118.9%	109.0%
2021	5,279.7	6,372.6	5,813.7	120.7%	110.1%
2022	5,105.1	6,105.7	5,508.6	119.6%	107.9%
2023	5,060.6	6,072.7	5,457.0	120.0%	107.8%



### D.2.4 National Grid (NGRID)

**Table D.9 NGRID ICAP to UCAP Translation** 

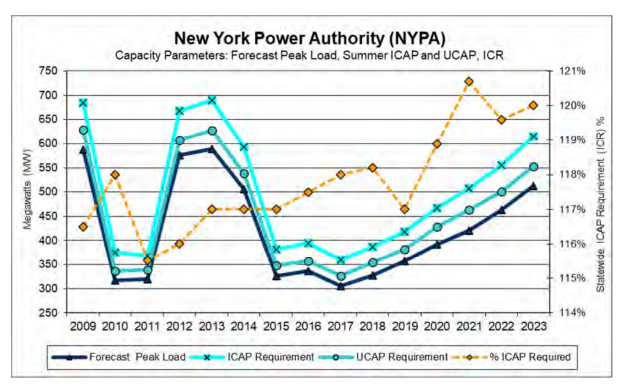
Year	Forecast Peak Load (MW)	ICAP Requirement (MW)	UCAP Requirement (MW)	% ICAP of Forecast Peak	% UCAP of Forecast Peak
2009	6,728.4	7,838.6	7,210.7	116.5%	107.2%
2010	6,732.1	7,943.9	7,144.0	118.0%	106.1%
2011	6,574.7	7,593.8	6,971.1	115.5%	106.0%
2012	6,749.1	7,828.9	7,110.3	116.0%	105.4%
2013	6,821.3	7,980.9	7,269.8	117.0%	106.6%
2014	6,861.9	8,028.4	7,299.4	117.0%	106.4%
2015	6,880.3	8,049.9	7,362.5	117.0%	107.0%
2016	6,776.0	7,961.8	7,196.7	117.5%	106.2%
2017	6,891.4	8,131.9	7,376.4	118.0%	107.0%
2018	6,833.0	8,076.6	7,385.2	118.2%	108.1%
2019	6,608.8	7,732.3	7,052.6	117.0%	106.7%
2020	6,670.2	7,930.9	7,272.6	118.9%	109.0%
2021	6,793.0	8,199.2	7,480.1	120.7%	110.1%
2022	6,817.1	8,153.3	7,355.9	119.6%	107.9%
2023	6,820.6	8,184.7	7,354.8	120.0%	107.8%



#### **D.2.5** New York Power Authority (NYPA)

**Table D.10 NYPA ICAP to UCAP Translation** 

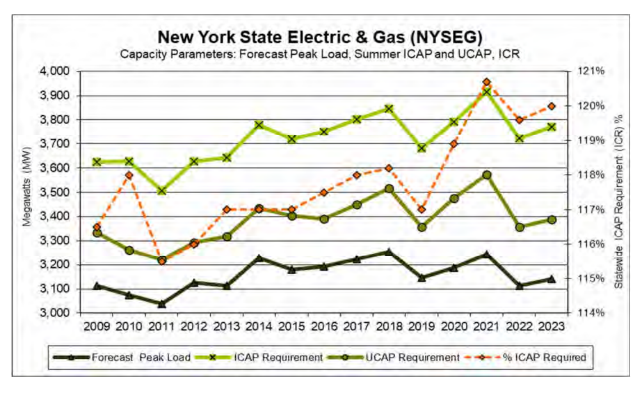
Year	Forecast Peak Load (MW)	ICAP Requirement (MW)	UCAP Requirement (MW)	% ICAP of Forecast Peak	% UCAP of Forecast Peak
2009	587.2	684.1	629.3	116.5%	107.2%
2010	317.6	374.8	337.0	118.0%	106.1%
2011	319.7	369.3	339.0	115.5%	106.0%
2012	576.1	668.3	606.9	116.0%	105.3%
2013	589.3	689.5	628.1	117.0%	106.6%
2014	506.3	592.4	538.6	117.0%	106.4%
2015	325.8	381.2	348.6	117.0%	107.0%
2016	336.0	394.8	356.9	117.5%	106.2%
2017	305.0	359.9	326.5	118.0%	107.0%
2018	327.6	387.2	354.1	118.2%	108.1%
2019	357.5	418.3	381.5	117.0%	106.7%
2020	392.7	466.9	428.2	118.9%	109.0%
2021	420.8	507.9	463.4	120.7%	110.1%
2022	463.8	554.7	500.4	119.6%	107.9%
2023	511.9	614.3	552.0	120.0%	107.8%



#### D.2.6 New York State Electric & Gas (NYSEG)

**Table D.11 NYSEG ICAP to UCAP Translation** 

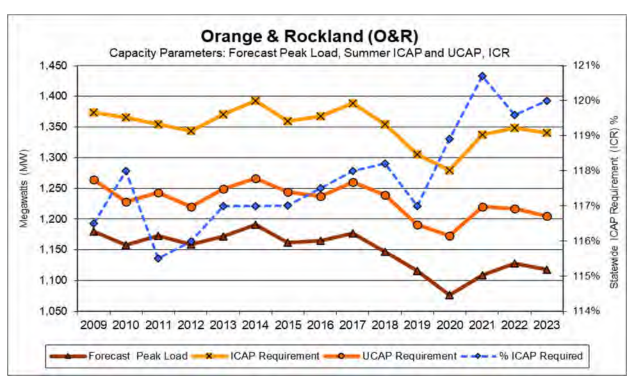
Year	Forecast Peak Load (MW)	ICAP Requirement (MW)	UCAP Requirement (MW)	% ICAP of Forecast Peak	% UCAP of Forecast Peak
2009	3,111.8	3,625.3	3,334.9	116.5%	107.2%
2010	3,075.0	3,628.5	3,263.1	118.0%	106.1%
2011	3,037.0	3,507.7	3,220.1	115.5%	106.0%
2012	3,126.7	3,627.0	3,294.0	116.0%	105.4%
2013	3,113.4	3,642.7	3,318.1	117.0%	106.6%
2014	3,229.1	3,778.1	3,435.0	117.0%	106.4%
2015	3,179.8	3,720.4	3,402.7	117.0%	107.0%
2016	3,191.6	3,750.1	3,389.7	117.5%	106.2%
2017	3,222.9	3,803.0	3,449.7	118.0%	107.0%
2018	3,254.0	3,846.2	3,517.0	118.2%	108.1%
2019	3,146.6	3,681.5	3,357.9	117.0%	106.7%
2020	3,188.4	3,791.0	3,476.3	118.9%	109.0%
2021	3,244.8	3,916.5	3,573.0	120.7%	110.1%
2022	3,112.4	3,722.4	3,358.4	119.6%	107.9%
2023	3,142.4	3,770.9	3,388.5	120.0%	107.8%



#### D.2.7 Orange & Rockland (O & R)

Table D.12 O & R ICAP to UCAP Translation

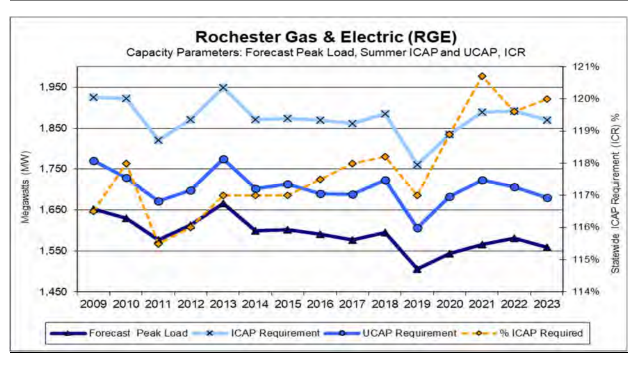
Year	Forecast Peak Load (MW)	ICAP Requirement (MW)	UCAP Requirement (MW)	% ICAP of Forecast Peak	% UCAP of Forecast Peak
2009	1,179.5	1,374.1	1,264.0	116.5%	107.2%
2010	1,157.4	1,365.7	1,228.2	118.0%	106.1%
2011	1,172.7	1,354.5	1,243.4	115.5%	106.0%
2012	1,158.3	1,343.6	1,220.3	116.0%	105.4%
2013	1,171.7	1,370.9	1,248.7	117.0%	106.6%
2014	1,190.8	1,393.2	1,266.7	117.0%	106.4%
2015	1,162.2	1,359.8	1,243.7	117.0%	107.0%
2016	1,164.3	1,368.1	1,236.6	117.5%	106.2%
2017	1,177.3	1,389.2	1,260.2	118.0%	107.0%
2018	1,146.2	1,354.8	1,238.8	118.2%	108.1%
2019	1,115.5	1,305.1	1,190.4	117.0%	106.7%
2020	1,075.9	1,279.3	1,173.1	118.9%	109.0%
2021	1,108.4	1,337.8	1,220.5	120.7%	110.1%
2022	1,127.7	1,348.7	1,216.8	119.6%	107.9%
2023	1,117.2	1,340.6	1,204.7	120.0%	107.8%



#### D.2.8 Rochester Gas & Electric (RGE)

**Table D.13 RGE ICAP to UCAP Translation** 

Year	Forecast Peak Load (MW)	ICAP Requirement (MW)	UCAP Requirement (MW)	% ICAP of Forecast Peak	% UCAP of Forecast Peak
2009	1,652.3	1,924.9	1,770.7	116.5%	107.2%
2010	1,629.7	1,923.0	1,729.4	118.0%	106.1%
2011	1,576.4	1,820.7	1,671.4	115.5%	106.0%
2012	1,612.3	1,870.3	1,698.6	116.0%	105.4%
2013	1,665.7	1,948.9	1,775.2	117.0%	106.6%
2014	1,599.6	1,871.5	1,701.6	117.0%	106.4%
2015	1,601.3	1,873.5	1,713.5	117.0%	107.0%
2016	1,590.8	1,869.2	1,689.6	117.5%	106.2%
2017	1,576.9	1,860.7	1,687.9	118.0%	107.0%
2018	1,594.3	1,884.5	1,723.1	118.2%	108.1%
2019	1,505.5	1,761.4	1,606.6	117.0%	106.7%
2020	1,543.3	1,835.0	1,682.7	118.9%	109.0%
2021	1,565.2	1,889.2	1,723.5	120.7%	110.1%
2022	1,581.3	1,891.2	1,706.3	119.6%	107.9%
2023	1,558.3	1,870.0	1,680.3	120.0%	107.8%



#### D.3 Wind Resource Impact on the NYCA IRM and UCAP Markets

Wind generation is generally classified as an "intermittent" or "variable generation" resource with a limited ability to be dispatched. The effective capacity of wind generation can be quantified and modeled using the GE-MARS program like conventional fossil-fired power plants. There are various modeling techniques to model wind generation in GE-MARS; the method that ICS has adopted uses historical New York hourly wind farm generation outputs for the previous five calendar years. This data can be scaled to create wind profiles for new wind generation facilities.

For a wind farm or turbine, the nameplate capacity is the ICAP while the effective capacity is equal to the UCAP value. Seasonal variability and geographic location are factors that also affect wind resource availability. For instance, off-shore wind will generally have higher availability and be more coincident with peak load hours than in-land wind. The effective capacity of wind generation can be either calculated statistically directly from historical hourly wind generation outputs, and/or by using the following information:

- Production hourly wind data.
- ➤ Maintenance cycle and duration
- > EFOR (not related to fuel)

In general, effective wind capacity depends primarily on the availability of the wind. Wind farms in New York on average have annual capacity factors that are based on their nameplate ratings. A wind plant's output can range from close to nameplate under favorable wind conditions to zero when the wind does not blow. On average, a wind plant's output is higher at night, and has higher output on average in the winter versus the summer.

Another measure of a wind generator's contribution to resource adequacy is its effective capacity, which is its expected output during the summer peak hours of 2 p.m. to 6 p.m. for the months of June through August. The effective capacity value for wind generation in New York is based on actual hourly plant output over the previous five-year period – 2018 through 2022 for this year's study, for new units the zonal hourly averages or averages for nearby units will be used. Wind shapes years are selected randomly from those years for each simulation year.

In June 2023 the NYSRC issued a study entitled "Offshore Wind Data Review – NYSRC preliminary findings". This study raises concerns over the correlation in the availability and performance of offshore wind, both internal to the NYCA system, and more importantly across the Northeast region, especially between New York and New England. Currently the level of offshore wind modeled in the IRM study is low for NYCA and external areas. A study

to assess the impact of correlated availability of offshore wind was attempted but showed no impact to the IRM due to only one offshore wind plant being modeled in NYCA and no offshore wind plant modeled in external areas in the IRM base case study database. In addition, the modeling of offshore wind, as well as other intermittent resources, in external areas is not consistent with the IRM approach. Modeling consistency is critical to capture the correlated availability or performance for offshore wind, and capturing such correlation should also be extended to other types of intermittent resources. Therefore, actions are being taken to urge NPCC to establish consistency in modeling and major assumptions across all neighboring systems. Additional sensitivity cases are also being considered for future studies to facilitate monitoring the impact on the IRM as offshore wind penetration increases over time. <sup>10</sup>

<sup>&</sup>lt;sup>10</sup> https://www.nysrc.org/wp-content/uploads/2023/07/NYSRC-Wind-Impacts-Final-07 18 23.pdf

# **Appendix E**

# **Glossary of Terms**

# E. Glossary - Appendix E.

Term	Definition
Term	A measure of time a generating unit, transmission line, or other facility can
Availability	provide service, whether or not it actually is in service. Typically, this measure is
Availability	
	expressed as a percent available for the period under consideration.
B 1.1.1.	A symbolic representation introduced for certain purposes in the GE-MARS
Bubble	model as an area that may be an actual zone, multiple areas or a virtual area
	without actual load.
	Six (6) month periods which are established as follows: (1) from May 1 through
	October 31 of each year ("Summer Capability Period"); and (2) from November
Capability	1 of each year through April 30 of the following year ("Winter Capability
Period	Period"); or such other periods as may be determined by the Operating
	Committee of the NYISO. A summer capability period followed by a winter
	capability period shall be referred to as a "Capability Year." Each capability
	period shall consist of on-peak and off-peak periods.
	The rated continuous load-carrying ability, expressed in megawatts ("MW") or
Capacity	megavolt-amperes ("MVA") of generation, transmission or other electrical
	equipment.
	An actual or potentially unexpected failure or outage of a system component,
Contingency	such as a generator, transmission line, circuit breaker, switch, or other electrical
Contingency	element. A contingency also may include multiple components, which are
	related by situations leading to simultaneous component outages.
	An electric system or systems, bounded by interconnection metering and
<b>Control Area</b>	telemetry, capable of controlling generation to maintain its interchange
(CA)	schedule with other control areas and contributing to frequency regulation of
	the interconnection.
Demand	The rate at which energy must be generated or otherwise provided to supply an
Demand	electric power system.
	Any abnormal system condition that requires automatic or immediate, manual
Emergency	action to prevent or limit loss of transmission facilities or generation resources
	that could adversely affect the reliability of an electric system.
	Capacity resources, not including BTM:NG Resources, that, due to
Energy Limited	environmental restrictions on operations, cyclical requirements, such as the
Resource (ELR)	need to recharge or refill, or other non-economic reasons, are unable to operate
Resource (LLR)	continuously on a daily basis but are able to operate for at least four consecutive
	hours each day.
Expected	The expected amount of energy (MWh) of unserved load in a given time period
Unserved	(often one year) when a system's resources are insufficient to meet demand.
Energy (EUE)	
External	Installed capacity from resources located in control areas outside the NYCA that
Installed	must meet certain NYISO requirements and criteria in order to qualify to supply
Capacity	New York LSEs.
(External ICAP)	
Event-Day	An event-period lasting one day during which at least one Event-Hour occurs.
Event Herry	An event-period lasting one hour during which, at some point, system resources
Event-Hour:	are insufficient to meet demand.

Term	Definition		
Firm Load	The load of a Market Participant that is not contractually interruptible. Interruptible Load – The load of a Market Participant that is contractually interruptible.		
Generation	The process of producing electrical energy from other forms of energy; also, the amount of electric energy produced, usually expressed in kilowatt-hours (kWh) or megawatt-hours (MWh).		
Installed Capacity (ICAP)	Capacity of a facility accessible to the NYS Bulk Power System, that is capable of supplying and/or reducing the demand for energy in the NYCA for the purpose of ensuring that sufficient energy and capacity is available to meet the reliability rules.		
Installed Capacity Requirement (ICR)	The annual statewide requirement established by the NYSRC in order to ensure resource adequacy in the NYCA.		
Installed Reserve Margin (IRM)	That capacity above firm system demand required to provide for equipment forced and scheduled outages and transmission capability limitations.		
Interface	The specific set of transmission elements between two areas or between two areas comprising one or more electrical systems.		
Load	The electric power is used by devices connected to an electrical generating system. (IEEE Power Engineering)		
Load Relief	Load reduction accomplished by voltage reduction or load shedding or both. Voltage reduction and load shedding, as defined in this document, are measures by order of the NYISO.		
Load Shedding	The process of disconnecting (either manually or automatically) pre-selected customers' load from a power system in response to an abnormal condition to maintain the integrity of the system and minimize overall customer outages. Load shedding is a measure undertaken by order of the NYISO. If ordered to shed load, transmission owner system dispatchers shall immediately comply with that order. The load shall normally all be shed within 5 minutes of the order.		
Load Serving Entity (LSE)	In a wholesale competitive market, Central Hudson Gas & Electric Corporation, Consolidated Edison Company of New York, Inc., Long Island Power Authority ("LIPA"), New York State Electric & Gas Corporation, Niagara Mohawk Power Corporation, Orange & Rockland Utilities, Inc., and Rochester Gas and Electric Corporation, the current forty-six (46) members of the Municipal Electric Utilities Association of New York State, the City of Jamestown, Rural Electric Cooperatives, the New York Power Authority ("NYPA"), any of their successors, or any entity through regulatory requirement, tariff, or contractual obligation that is responsible for supplying energy, capacity and/or ancillary services to retail customers within New York State.		

Term	Definition
Locational Capacity Requirement (LCR)	Due to transmission constraints, that portion of the NYCA ICAP requirement must be electrically located within a zone, in order to ensure that sufficient energy and capacity are available in that zone and that NYSRC Reliability Rules are met. Locational ICAP requirements are currently applicable to three transmission constrained zones, New York City, Long Island, and the Lower Hudson Valley, and are normally expressed as a percentage of each zone's annual peak load.
Loss of Load	The expected number of loss of load Event-Hours in a given time period (often
Hours (LOLH)	one year) when a system's resources are insufficient to meet demand.
Loss of Load expectation (LOLE)	The expected number of loss of load Event Days in a given time period (often one year) when a system's resources are insufficient to meet demand.
New York Control Area (NYCA)	The control area located within New York State which is under the control of the NYISO. See Control Area.
New York Independent System Operator (NYISO)	The NYISO is a not-for-profit organization formed in 1998 as part of the restructuring of New York State's electric power industry. Its mission is to ensure the reliable, safe and efficient operation of the State's major transmission system and to administer an open, competitive and nondiscriminatory wholesale market for electricity in New York State.
New York State Bulk Power System (NYS Bulk Power System or BPS)	The portion of the bulk power system within the New York Control Area, generally comprising generating units 300 MW and larger, and generally comprising transmission facilities 230 kV and above. However, smaller generating units and lower voltage transmission facilities on which faults and disturbances can have a significant adverse impact outside of the local area are also part of the NYS Bulk Power System.
New York State Reliability Council, LLC (NYSRC)	An organization established by agreement (the "NYSRC Agreement") by and among Central Hudson Gas & Electric Corporation, Consolidated Edison Company of New York, Inc., LIPA, New York State Electric & Gas Corporation, Niagara Mohawk Power Corporation, Orange & Rockland Utilities, Inc., Rochester Gas and Electric Corporation, and the New York Power Authority, to promote and maintain the reliability of the Bulk Power System, and which provides for participation by Representatives of Transmission Owners, sellers in the wholesale electric market, large commercial and industrial consumers of electricity in the NYCA, and municipal systems or cooperatively-owned systems in the NYCA, and by unaffiliated individuals.
New York State (NYS) Transmission System	The entire New York State electric transmission system, which includes: (1) the transmission facilities under NYISO operational control; (2) the transmission facilities requiring NYISO notification, and; (3) all remaining facilities within the NYCA.
Normalized Expected Unserved Energy	The Expected Unserved Energy (EUE) as a percent (%) of the total annual system net energy for load.

Term	Definition	
Operating Limit	The maximum value of the most critical system operation parameter(s) which meet(s): (a) pre-contingency criteria as determined by equipment loading capability and acceptable voltage conditions; (b) stability criteria; (c) post-contingency loading and voltage criteria.	
Operating Procedures	A set of policies, practices, or system adjustments that may be automatically or manually implemented by the system operator within a specified time frame to maintain the operational integrity of the interconnected electric systems.	
Operating Reserves	Resource capacity that is available to supply energy, or curtailable load that is willing to stop using energy, in the event of emergency conditions or increased system load and can do so within a specified time period.	
Reserves	In normal usage, reserve is the amount of capacity available in excess of the demand.	
Resource	The total contributions provided by supply-side and demand-side facilities and/or actions.	
Special Sensitivity (SS)	All substantive assumption changes following approval of the final base case assumptions in early October are combined into a single SS Case. The SS Case is conducted using a Tan 45 analysis. As described in Policy 5, SS Cases must meet a specified levels of materiality before being designated as an SS case.	
Stability	The ability of an electric system to maintain a state of equilibrium during normal and abnormal system conditions or disturbances.	
Thermal Limit	The maximum power flow through a particular transmission element or interface, considering the application of thermal assessment criteria.	
Transfer Capability	The measure of the ability of interconnected electrical systems to reliably move or transfer power from one area to another over all transmission lines (or paths) between those areas under specified system conditions.	
Transmission District	The geographic area served by the NYCA investor-owned transmission owners and LIPA, as well as customers directly interconnected with the transmission facilities of NYPA.	
Transmission Owner	Those parties who own, control and operate facilities in New York State used for the transmission of electric energy in interstate commerce. Transmission owners are those who own, individually or jointly, at least 100 circuit miles of 115 kV or above in New York State and have become a signatory to the TO/NYISO Agreement.	
Unforced Capacity:	The measure by which Installed Capacity Suppliers will be rated, in accordance with formulae set forth in the ISO Procedures, to quantify the extent of their contribution to satisfy the NYCA Installed Capacity Requirement, and which will be used to measure the portion of that NYCA Installed Capacity Requirement for which each LSE is responsible.	
Voltage Limit	The maximum power flow through some particular point in the system considering the application of voltage assessment criteria.	
Voltage Reduction	A means of achieving load reduction by reducing customer supply voltage, usually by 3, 5, or 8 percent. If ordered by the NYISO to go into voltage reduction, Transmission Owner system dispatchers shall immediately comply with that order. Quick response voltage reduction shall normally be accomplished within ten (10) minutes of the order.	

Term	Definition
Zone	A defined portion of the NYCA area that encompasses a set of load and generation buses. Each zone has an associated zonal price that is calculated as a weighted average price based on generator LBMPs and generator bus load distribution factors. A "zone" outside the NY control area is referred to as an external zone. Currently New York State is divided into eleven zones, corresponding to ten major transmission interfaces that can become congested.

# **ATTACHMENT C**

NYSRC RESOLUTION ADOPTING THE
REVISED IRM FOR THE 2023-2024
CAPABILITY YEAR

#### NEW YORK STATE RELIABILITY COUNCIL, L.L.C.

#### APPROVAL OF NEW YORK CONTROL AREA INSTALLED CAPACITY REQUIREMENT FOR THE PERIOD MAY 1, 2024 THROUGH APRIL 30, 2025

- 1. WHEREAS, reliable electric service is critical to the economic and social welfare of the millions of residents and businesses in the State of New York; and
- 2. WHEREAS, the reliable and efficient operation of the New York State Power System is fundamental to achieving and maintaining reliability of power supply; and
- 3. WHEREAS, The New York State Reliability Council, L.L.C.'s (NYSRC) principal mission is to establish Reliability Rules for use by the New York Independent System Operator (NYISO) to maintain the integrity and reliability of the NYS Power System; and
- 4. WHEREAS, the NYSRC is responsible for determining the New York Control Area (NYCA) annual Installed Capacity Requirement (ICR); and
- 5. WHEREAS, the NYSRC Technical Study Report: NYCA Installed Capacity Requirement for the Period May 2024 through April 2025, dated December 8, 2023 (Technical Study Report and Appendices), prepared by the NYSRC Installed Capacity Subcommittee, concludes that, under base case conditions, the required NYCA installed reserve margin (IRM) for the May 1, 2024 through April 30, 2025 Capability Year is 23.1%.
- 6. WHEREAS, in light of the Technical Study Report results, the modeling and assumption changes made to simulate actual operating conditions and system performance as set forth in Table 6-1 of the Technical Study Report, the numerous sensitivity studies evaluated as set forth in Table 7-1 of the same report, and other relevant factors;
- 7. NOW, THEREFORE BE IT RESOLVED, that in consideration of the factors described above, the NYSRC finds that an IRM requirement at 22.0 %, which equates to an ICR of 1.22 times the forecasted NYCA 2024 peak load, will satisfy the criteria for resource adequacy set forth in the NYSRC's Reliability Rule A.1; and hereby sets the NYCA IRM requirement for the May 1, 2024 to April 30, 2025 Capability Year at 22.0 %.

Approved by the NYSRC Executive Committee on December 8, 2023

#### **CERTIFICATE OF SERVICE**

I hereby certify that I have this day caused to be served by First Class Mail or electronic mail the foregoing documents upon the parties to the official service list compiled by the Secretary for this proceeding.

Dated at Albany, New York this 18th day of December 2023.

Hannah O'Neil

Whiteman Osterman & Hanna Albany, NY 12260 (518) 487-7600