



## CURRENT MARKET INITIATIVES RELEVANT TO RELIABILITY

May 8, 2026

**The guiding principle for development of market rules at the NYISO is that Markets are consistent and reinforce Reliability rules. The following current market design activities provide opportunities for application of this principle and may be of interest to the NYSRC.**

### Preparing the Capacity Market for the Grid in Transition

Capacity markets exist to provide efficient incentives for attracting resources needed to satisfy the resource adequacy requirements of the system. In New York, the Installed Capacity Market has performed this role well and has provided strong signals for developers to make investment or retirement decisions while maintaining a reliable resource fleet.

As the resource mix transitions to one more dependent on resources that rely on the sun or wind to produce energy or resources with energy limitations, each resource's contribution to reliability also evolves. Historically, for each MW of installed capacity, that MW could also be depended upon to provide grid operators with dispatch control to manage transmission constraints. With intermittent and energy limited resources, this one-to-one relationship no longer exists.

The resource adequacy contribution of resources that have limited energy and/or dispatch capabilities, such as being intermittent or having limited energy/fuel storage capabilities, is also very dependent on the diversity and performance of the resource mix. For example, as more solar generation is added to the grid, the peak load shifts to non-daylight hours therefore making it less valuable to resource adequacy.

The NYISO believes that improving the robustness of Capacity Requirements to support Reliability, evolving the Methods for Measuring Reliability, and enhancing Capacity Accreditation Measures are key to the future success of the Installed Capacity Market as we navigate the transition of resource mix.

- **Methods for Measuring Reliability** - Improve the resource adequacy tools and models to account for the evolving critical reliability time periods, changing load shapes and load variability, new technology operation such as energy storage, and consideration of regional conditions that may inhibit shared assistance.
- **Reform Capacity Accreditation Rules** - Expand on the principles established with Expanding Capacity Eligibility and Tailored Availability Metric to all resources; and
- **Capacity Requirements support Reliability** - Improve handling of the assumptions between the IRM and LCR setting processes and consider *Valuing Transmission Security* which will explore additional requirements based on the resource mix's impact on transmission security considerations.

These improvements are part of a larger effort, the NYISO's Grid in Transition, which is a multi-faceted approach that focuses on i) aligning competitive markets and New York State clean energy objectives, ii) valuing resource and grid flexibility, and iii) improving capacity market valuation. By addressing the improvements above, the NYISO believes its Installed Capacity Market will continue to provide robust market signals that promote efficient decision making by developers in support of maintaining a reliable grid.

Starting with a set of Issue Discovery projects in 2024, the NYISO is investigating 3 areas of concern that may revise the capacity market. NYISO discussed these with stakeholders in the second half of 2024. It is expected that these projects will continue over the next couple of years into market design efforts. These areas are:

- Preparing the NYISO ICAP market for a system that is no longer driven by a Resource Adequacy Risk coincident with Peak Summer Load. As load patterns change and increased penetration of renewable resources and load modification resources, including behind-the-meter solar, the NYISO foresees that the existing ICAP Market constructs may need to be revised to incent the right behaviors coincident with the changing Resource Adequacy Risks. This work will continue in 2026.
- Examining the role of Transmission Security in the ICAP market. As significant penetration of renewable resources are added to the grid, the value that these resources provide is different in a Resource Adequacy evaluation in comparison to a Transmission Security evaluation. As shown by the NYISO's latest Short-Term Assessment of Reliability (STAR), Transmission Security risks can sometimes be more constraining in comparison to Resource Adequacy. This project will examine if and how Transmission Security should be accounted for in the ICAP Market, which today is mainly focused on Resource Adequacy.
- Re-examining the Capacity Zones and the methodology to establish Capacity Zones. As the grid evolves with changing load patterns and transmission topology, the existing Capacity Zones construct may need to be revised to send effective price signals on where capacity is needed.

In 2025, the NYISO undertook a holistic review of the capacity market under the Capacity Market Structure review. This project was highly prioritized by both stakeholders and the NYISO to ensure that the capacity market continues to function appropriately with the evolution of the grid. The NYISO issued a report in December of 2025. The NYISO has outlined its objectives for the Capacity Market Structure Review as:

- Identify market structures that will help facilitate New York's evolving grid consistent with policy goals and achieve the following objectives:
  - accurately value resources according to their contribution to maintaining bulk system reliability;
  - deliver transparent and predictable market outcomes;
  - operate cohesively with the Energy and Ancillary Services markets to meet the reliability requirements of the evolving grid;
  - provide appropriate, nondiscriminatory, price signals to existing and new resources;
  - function without unnecessary administrative complexity; and
  - provide an economically efficient, durable and stable market structure to facilitate investment.
- Explore potential alternatives to the existing structure.
- Determine if the existing structure or alternatives explored better meet the defined objectives.

Through the CMSR project's extensive stakeholder engagement, the NYISO has identified five priority areas for future development:

1. Demand Curve Reset (DCR) Process and Methodology Improvements (currently ongoing effort)
2. Winter Reliability Capacity Enhancements (filed with FERC)
3. Reliability Attribute-based Capacity Pricing
4. Improving Capacity Accreditation and Resource Adequacy Modeling
5. Capacity Zone Redesign

By prioritizing efforts that reduce complexity, reflect seasonal and locational reliability needs, and align market signals with system value, the NYISO is positioning its ICAP market to meet the challenges of a dynamic and evolving grid. The NYISO, with its consultants Potomac Economics and FTI, have also explored the potential benefits and risks of a bifurcated capacity markets that would look to separately compensate existing resources from new resources. Overall, the economic benefits of these market mechanisms do not appear to be significant, but could introduce reliability risks that would require out of market action in order to maintain reliability.

The Demand Curve Reset (DCR) Process and Methodology Improvements effort and the Improving Capacity Accreditation and Resource Adequacy Modeling efforts have been prioritized for 2026.

On October 28, the NYISO presented its final market design proposal to address winter reliability risk. Specifically, the Winter Reliability Capacity Enhancement Project aims to ensure that the capacity market continues to send accurate price signals to provide for New York's resource adequacy needs. The 5 pillars of this proposal are:

- Seasonal elections for UDRs
- Seasonal ICAP requirements
- Seasonal transmission security limit (TSL) floors
- Updates to the Demand Curve parameters to maintain revenue sufficiency consistent with seasonal changes (i.e., removing the winter-to-summer and summer-to-winter ratios, adjusting the zero crossing point)

The NYISO brought this market design effort to the November 12 Business Issues Committee (BIC) for a vote on the proposed tariff changes and the November 20 Management Committee (MC), where it was approved with limited opposition and abstentions. On February 18, 2026, the proposed Winter Reliability Capacity Enhancement tariff revisions were filed with FERC. On April 10, 2026, FERC issued a deficiency notice requesting additional information. The NYISO responded on the deficiency notice on April 28, 2026, with a requested effective date of June 28, 2026. (Updated)

## Efficient Markets for a Grid in Transition

Efforts underway in this area are included in the NYISO Project Plan.

**Dynamic Reserves:** The NYISO procures fixed quantities of reserves in specified regions across the state. For example, the NYCA-wide reserve requirement is based on the largest single source contingency, which today is statically defined as 1,310 MW. Operationally, the largest contingency could change based on the current commitment of generation. Additionally, the static modeling of reserves, specifically locational requirements, does not optimally account for the real-time transmission flows and available transmission capability that could be used to deliver reserves from a more cost-effective reserve region. Dynamic Reserves is a novel approach that will explore more efficient scheduling of operating reserves based on system conditions and transmission system capability. This will not only allow for appropriate reserves to be procured to cover the largest source contingency that could potentially occur under the current system conditions but will also allow for more reserves to be scheduled in cost-effective regions. The NYISO issued a report on its findings regarding the feasibility of incorporating a dynamic reserves approach into its energy market software and recommended next steps on December 14, 2021. Stakeholders endorsed the concept at the December 2023 BIC and approved the design at the December 2024 MC. In 2025 the NYISO completed a software design specification. In 2026 the NYISO will work on software development. (Current)

**Balancing Intermittency:** The NYISO procures Operating Reserves in specified regions across the state to facilitate reliability when contingencies occur. Contingency-based Operating Reserves are critical to supporting reliability. The Balancing Intermittency project identified a need for additional grid balancing between the Day-Ahead Market and the Real-Time Market. The 2023 Balancing Intermittency project (a) adjusted Regulation Requirements to align with current balancing needs (this was deployed in 2023) and (b) proposed a concept to procure additional Operating Reserves to ensure sufficient Real-Time energy is available to balance deviations in intermittent resource output and load between Day-Ahead and Real-Time (i.e., forecasting error). These reserves will be procured locationally to align with the geographic nature of balancing needs (e.g., onshore wind is concentrated in Zones A-E, therefore additional reserves to manage onshore wind uncertainty will be procured in the NYCA reserve region). A comprehensive Market Design Concept Proposal creating “Uncertainty Reserve Requirements” was discussed with stakeholders in November 2023. Stakeholders approved the market design and tariff at the 2024 October BIC and MC meetings. FERC approved the design in July 2025, and NYISO completed software development in the later part 2025. NYISO expects to deploy Uncertainty Reserve Requirements in 2026. Future potential phases may explore whether additional ancillary service products or characteristics are also necessary to further support the Grid in Transition. (Current).

**Improve Duct Firing Modeling:** Increased intermittent resource penetration leads to variability and uncertainty in scheduling resources, and enhancements to market models which improve or eliminate other uncertainties can help balance the system. The Improve Duct Firing Modeling effort evaluated market software enhancements that are required to reflect the operating characteristics of a combined cycle generator in the duct-firing range. This enhancement is intended to enable more efficient scheduling of a combined-cycle resource for both energy and operating reserves. Furthermore, this enhancement could provide additional flexibility to the RTD to make cost-effective dispatch decisions by more accurately reflecting the operating

characteristics of such resources, therefore reducing potential uncertainty on the system. The NYISO presented a concept proposal to stakeholders in 2023 that included improved ramp modeling and the potential to limit reserve availability while the generator is operating its duct firing capabilities. Stakeholders approved the market design and tariff at the 2024 October BIC and MC meetings. FERC approved the design in July 2025. NYISO clarified certain design elements in late 2025, which were unanimously approved by stakeholders, and completed software development in late 2025, and will be filed with FERC in H1 2026. The NYISO expects to deploy the Improved Duct Firing design in 2026. (Current)

**Distributed Energy Resources (DER) Market Enhancements:** The NYISO launched the DER participation model in 2024 as the first-in-the-nation program to integrate DER into the wholesale market. The program provides an opportunity for resources with at least 10 kW of capability to aggregate and participate in the NYISO markets and was designed to replace the Demand Side Ancillary Services (DSASP) and Day-Ahead Demand Response Programs (DADRP) as a fully integrated participation model for Demand Side Resources (DSR). Through the DER Market Enhancements project, the NYISO will work with its stakeholders to identify and address areas of the DER participation model that may unlock additional DSR enrollment opportunities. In 2026, the NYISO will bring a proposed design and associated tariff modifications to a vote by its stakeholders. (Current)

## Additional Updates

### **Flexible Large Load Models**

The recent increase in interconnection requests for large load projects, such as data centers or semiconductor manufacturing, poses a risk to reliability; the magnitude and speed of these requests are far exceeding that of additional resources that would be needed to serve them. Large load flexibility has the potential to play an increasing role in maintaining system reliability. NYISO is investigating potential enhancements to existing market programs to facilitate large loads being flexible and providing reliability services to the grid. NYISO will work with stakeholders throughout 2026 to develop a market design concept addressing large load flexible. (Current)

### **Distributed Energy Resources**

To support the integration of Distributed Energy Resources (DER) into NYISO markets NYISO administers a DER Participation Model. The NYISO's model enables Aggregations of DER to receive compensation for performance in the Energy, Ancillary Services and Capacity Markets.

Consistent with the FERC approved DER market design, the NYISO filed its compliance with FERC Order 2222 on July 19, 2021. On June 17, 2022, FERC accepted the NYISO's compliance of Order 2222 subject to further revisions as directed by the Commission. The NYISO filed its updated compliance of Order 2222 on November 14, 2022, which FERC subsequently accepted on April 20, 2023. NYISO provided informational filings to FERC while finalizing the remaining rules pertaining to Ancillary Services eligibility for heterogeneous DER Aggregations, necessary to fully comply with Order 2222. FERC approved the tariff associated with NYISO's market design to address the remaining ancillary services rules. The current expectation is to complete Development for Order 2222 compliance by the end of 2026.

(Current)

## Hybrid Storage Resources

Interest in opportunities for hybrid resources to participate in wholesale markets is growing. The NYISO has engaged stakeholders on market rules to support hybrid storage integration and has developed two options, referred to as the Hybrid Co-located Model (CSR) and the Hybrid Aggregated Storage Resource Model (HSR).

### Key areas for consideration:

- a. Evaluating the ability of Hybrid Resources to satisfy resource adequacy needs.
- b. Modeling Hybrid resources in IRM and long-term planning studies.
- c. Understanding the resource flexibility contribution of Hybrid Resources.
- d. Consideration of Hybrid Resources capabilities to meet operating reserve requirements; and
- e. Ensuring resources are responsive to operational instructions.

The original CSR Model allowed an Energy Storage Resource (ESR) and a Wind or Solar Intermittent Power Resource (IPR) behind the same point of interconnection to participate in the wholesale market as an individual ESR and IPR while respecting any point of interconnection injection or withdrawal limitation. Updates to the model in 2022 and 2024 also allow a landfill gas IPR, limited control run-of-river hydro resource (LCRoR), or other traditional Generator such as a steam resource to co-locate with an ESR as a CSR. The HSR Model will allow an ESR to aggregate with IPRs and/or LCRoR resources behind the same point of interconnection to participate in the wholesale Energy and Ancillary Services markets as a single, dispatchable resource. The original market design for the CSR Model was approved by stakeholders and filed with the FERC on January 28, 2021. FERC approved the CSR Model on March 30, 2021, and it was implemented in December 2021. Stakeholders approved the market design for the HSR model and the accompanying proposed updates to the CSR model in December 2022, with the additional updates approved in March 2024. NYISO filed the HSR and CSR tariff revisions at FERC on May 29, 2024, and the revisions were accepted by FERC on July 23, 2024. Implementation of the CSR model updates were completed in 2024 and software development for the HSR model will be completed by the end of 2026. (Current)

## Champlain Hudson Power Express

The Champlain Hudson Power Express (“CHPE”) project is a 1,250 MW controllable transmission facility expected to deliver energy and capacity from Quebec into New York City (NYISO Load Zone J). CHPE’s primary transmission customer, Hydro Quebec US, has a renewable energy credit contract with the New York State Energy and Research Development Authority that will pay incentives for delivery of obligated “clean” resources in real-time. Test Energy schedules on the CHPE MTF commenced the weekend of April 24<sup>th</sup> and 25<sup>th</sup>. The NYISO will post ATC and TTC greater than zero prior to full Energy market implementation of the CHPE MTF for testing purposes. While prices are being posted for the CHPE MTF’s Proxy Generator Bus, the CHPE MTF is not yet available for the submission of market transactions. On April 29<sup>th</sup>, the NYISO filed, at FERC, a two week notice regarding the implementation of the Champlain Hudson Power Express Merchant Transmission Facility (CHPE MTF) in the NYISO’s Energy Market in Docket No. ER26-570-000.

While the CHPE project broadly fits within the existing energy and capacity market design constructs (i.e., there are existing controllable transmission facilities that deliver energy and capacity from external control areas into the New York Control Area), this is the first controllable facility that employs “physical,” as opposed to financial, scheduling rights over which the NYISO will have operational control. The NYISO has identified efforts underway as part of the 2025 project portfolio and continuing into 2026 that will be required to integrate CHPE into the NYISO markets and New York electric grid.

Integrating CHPE requires multiple work streams to be coordinated across the NYISO, CHPE, HQ, and market participants. These work streams are **Regulatory Documentation, Software Development, Market Mitigation, Market Integration, and Energizing/Commission Testing**. NYISO will continue to execute on the tasks necessary to integrate CHPE into the NYISO markets and NYS electric grid.

In Q4 2025, NYISO filed tariff revisions to integrate CHPE into the NYISO markets and NYS electric grid, including revisions to the Market Administration and Control Area Services Tariff (MST) and Open Access Transmission Tariff (OATT). FERC issued an Order accepting the stakeholder-approved tariff revisions on April 13, 2026 (Docket No. ER26-570).

**Additionally, the NYISO is proposing to increase the NYC ten minute total (10T) and thirty minute total (30T) operating reserve requirements to ensure sufficient operating reserves are available to protect against a CHPE contingency. The locational operating reserve requirement posting will be updated to reflect these new requirements once CHPE enters commercial operation.**

Moreover, on October 24, 2025, the NYISO filed proposed tariff revisions with FERC to allow the development of two sets of ICAP Market parameters for the 2026–27 Capability Year (beginning May 2026) to accommodate CHPE’s potential participation. This filing was approved by FERC in December 2025. Under the proposal, one set of parameters would apply prior to CHPE’s entry into the ICAP Market, assuming CHPE is not in service, and a second set would apply once CHPE enters the market, assuming CHPE is in service, provided CHPE begins participation by October 1, 2026. More precisely, if CHPE enters the ICAP Market on May 1, 2026, the “in-service” parameters would apply for the entire Capability Year. Conversely, if CHPE enters after October 1, 2026, the “out-of-service” parameters would apply for the entire Capability Year. Currently, the NYISO will be using the “out-of-service” parameters unless and until CHPE enters the ICAP Market prior to October 1, 2026.

**The NYISO has identified a risk to appropriate Capacity Market Outcomes for the Winter of 2026/2027 related to the ability of CHPE providing capacity during peak winter months, when HQ has historically not provided capacity to NY. The NYISO and its stakeholders have identified refinements to the capacity market reference prices in the demand curves for the Winter 2026-2027 period if CHPE enters service during the Summer 2026 capability period that appropriately capture CHPE market entry. NYISO stakeholders have approved the proposal, and the NYISO intends to file the proposal at FERC in late May or June. (Updated)**

## 2027 Project Prioritization

Annually, the NYISO in collaboration with its market participants develop and prioritize the project work that will be undertaken for the following year. This process started in April and will complete with the approval of the budget by the NYISO Board of Directors in November. (Current).