Illinois Distributed Generation Rebate Calculation Considerations

June 2018

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Prepared for
the U.S. Department of Energy
under Contract DE-AC05-76RL01830

Pacific Northwest National Laboratory
Richland, Washington 99352
Executive Summary

What is the value of distributed generation to the distribution system and how do we assign that value to a rebate? This white paper provides a preliminary look at potential distributed generation valuation methodologies and compensation options for Illinois, taking into consideration data needs and availability, as well as stakeholder input.

Pacific Northwest National Laboratory (PNNL) is supporting the Illinois Commerce Commission (ICC) with initial stakeholder engagement to advance the conversation around distributed generation valuation in Illinois. PNNL’s educational support will help set the stage for a productive formal process as the ICC will be called upon, in potentially relatively short order, to start formal distributed generation valuation proceedings in response to Illinois Public Act 99-0906, also known as the Future Energy Jobs Act (FEJA), and codified in Illinois Public Utilities Act Section 16-107.6.

Stakeholder comments received thus far regarding Illinois’ approach to distributed generation valuation hold the common themes of addressing issues unique to Illinois; having data transparency, privacy, and availability; creating a clear stakeholder engagement process; and the possibility of taking an incremental approach to the valuation. The primary point of disagreement revolve around the interpretation of the law relative to impacts beyond the distribution system.

Because the law says “the value of such rebates shall reflect the value of the distributed generation...,” this white paper focuses specifically on the distributed generation value elements to the distribution system associated with distribution capacity, reduction in losses, ancillary services (including operating reserves and voltage support), and reliability and resiliency. However, because some of the language in the law arguably leaves room for interpretation, it is important for the ICC and stakeholders to consider the legal interpretation of the law more carefully going forward.

Other states, such as California, New York, and Minnesota, provide examples of how to address data transparency and privacy issues, stakeholder engagement processes, valuation approaches, and the required data needs to accomplish a valuation. Based on a review of these states’ approaches and stakeholder feedback, the datasets that will be needed to understand the geographic, time-based, and performance-based benefits of distributed generation in Illinois include the following:

- Load growth projections
- System capacity planning studies - from distribution transformer to bulk system sub-transmission
- Existing and projected distributed generation deployment and production by location
- Line loss studies
- System reliability studies (including voltages, protection, phase balancing)
- System-wide and location-specific cost information
- System-wide and location-specific peak demand growth rates
- Marginal cost of service studies.

As the ICC and stakeholders work together to develop a distributed generation rebate for Illinois, fundamental questions will need to be answered regarding the extent to which analysis methods will be standardized, datasets will be created, and investment plans, load and distributed generation projections, cost information, and analysis results will be made publicly available.
Acknowledgments

The authors wish to acknowledge the contributions and valuable assistance provided by Cholly Smith, Jim Zolnierek, Torsten Clausen, Katharine McErlane, Victoria Crawford, and Terrance Garmon at the Illinois Commerce Commission. This work was made possible by funding from the U.S. Department of Energy Solar Energy Technology Office (SETO) as part of a program to provide analytical support to state public utility commissions. Special thanks to Michele Boyd, Elaine Ulrich, and Garrett Nilsen at SETO. Internal review and editing were provided by Dave Anderson and Heather Culley.
## Acronyms and Abbreviations

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
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<tbody>
<tr>
<td>CPR</td>
<td>Clean Power Research</td>
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<tr>
<td>DDOR</td>
<td>Distribution Deferral Opportunity Report</td>
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<tr>
<td>DER</td>
<td>distributed energy resource</td>
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<tr>
<td>DOE</td>
<td>Department of Energy</td>
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<td>DLS</td>
<td>distributed loss savings</td>
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<td>DRV</td>
<td>demand reduction value</td>
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<tr>
<td>ELCC</td>
<td>effective load-carrying capacity</td>
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<tr>
<td>FEJA</td>
<td>Future Energy Jobs Act</td>
</tr>
<tr>
<td>FERC</td>
<td>Federal Energy Regulatory Commission</td>
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<tr>
<td>GNA</td>
<td>grid needs assessment</td>
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<td>ICA</td>
<td>integration capacity analysis</td>
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<td>ICC</td>
<td>Illinois Commerce Commission</td>
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<td>IPA</td>
<td>Illinois Power Agency</td>
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<tr>
<td>LNBA</td>
<td>locational net benefits analysis</td>
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<tr>
<td>LSRV</td>
<td>locational system relief value</td>
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<tr>
<td>MCOS</td>
<td>marginal cost of service</td>
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<tr>
<td>NREL</td>
<td>National Renewable Energy Laboratory</td>
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<tr>
<td>O&amp;M</td>
<td>operations and maintenance</td>
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<tr>
<td>PLR</td>
<td>peak load reduction</td>
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<td>PNNL</td>
<td>Pacific Northwest National Laboratory</td>
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<td>PUC</td>
<td>public utility commissions</td>
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<tr>
<td>PV</td>
<td>photovoltaics</td>
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<tr>
<td>REC</td>
<td>renewable energy certificate</td>
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<tr>
<td>RGGI</td>
<td>Regional Greenhouse Gas Initiative</td>
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<tr>
<td>RPS</td>
<td>renewable portfolio standard</td>
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<tr>
<td>RVOS</td>
<td>resource value of solar</td>
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<tr>
<td>SETO</td>
<td>Solar Energy Technology Office</td>
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<tr>
<td>VDER</td>
<td>value of distributed energy resource</td>
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1.0 Introduction

This white paper addresses the following questions: what is the value of distributed generation to the distribution system and how do we assign that value to a rebate?

1.1 Report Scope

Pacific Northwest National Laboratory (PNNL), along with Lawrence Berkeley National Laboratory and National Renewable Energy Laboratory, is collaborating with the U.S. Department of Energy’s (DOE) Solar Energy Technology Office (SETO) to provide high-impact research and analysis for state public utility commissions (PUCs) on technical issues related to the integration of solar photovoltaics (PV) and other distributed energy resources (DERs) within the U.S. electricity system.

To that end, PNNL is supporting the Illinois Commerce Commission (ICC) with initial stakeholder engagement to advance the conversation around distributed generation valuation in Illinois. This assistance will lay the foundation for the ICC and Illinois stakeholders’ understanding of the technical, financial, and policy implications of distributed generation deployment as outlined in Illinois Public Act 99-0906, also known as the Future Energy Jobs Act (FEJA), and codified in Illinois Public Utilities Act Section 16-107.6. PNNL’s educational support will help set the stage for a productive formal process, as the ICC will be called upon, in potentially relatively short order, to start formal distributed generation valuation proceedings.

1.2 Report Purpose

This white paper provides a preliminary look at distributed generation valuation methodologies and compensation options for Illinois, taking into consideration data needs and availability, as well as input received at the March 1, 2018 stakeholder workshop and subsequent informal written comments.

This white paper may also be informative to other states and PUCs—one of the objectives of the SETO’s analytical support program is to share research findings with stakeholders nationally.

1.3 Legal Basis and Language

This section cites key language from the Illinois Public Utilities Act relevant to the distributed generation rebate valuation.

Illinois Public Utilities Act Section 16-107.6 states the following:

The investigation shall include diverse sets of stakeholders, calculations for valuing distributed energy resource benefits to the grid based on best practices, and assessments of present and future technological capabilities of distributed energy resources. The value of such rebates shall reflect the value of the distributed generation to the distribution system at the location at which it is interconnected, taking into account the geographic, time-based, and performance-based benefits, as well as technological capabilities and present and future grid needs.

Until the utility files its tariff or tariffs to place into effect the rebate values established by the Commission... The value of the rebate shall be $250 per kilowatt of nameplate generating capacity, measured as nominal DC power output, of a non-residential customer’s distributed generation.
The tariff shall also provide for additional uses of the smart inverter that shall be separately compensated and which may include, but are not limited to, voltage and VAR support, regulation, and other grid services. (16-107.6 (c) (1))

Illinois Public Utilities Act Section 16-107.5 states the following, in relevant part:

After such time as the load of the electricity provider’s net metering customers equals 5% of the total peak demand supplied by that electricity provider during the previous year, eligible customers that begin taking net metering shall only be eligible for netting of energy. (16-107.5 (j))

* * *

Upon approval of a rebate application submitted under this subsection (c), the retail customer shall no longer be entitled to receive any delivery service credits for the excess electricity generated by its facility and shall be subject to the provisions of subsection (m) of Section 16-107.5 of this Act. (16-107.5 (c) (9))

1.3.1 Distributed Generation and Distributed Energy Resource

The language in Section 16-107.6 includes both the terms “distributed generation” and “DER (distributed energy resource),” but the terms are not interchangeable, as distributed generation is one type of DER.

Section 16-107.6 states that “distributed generation” shall satisfy the definition of distributed renewable energy generation device set forth in Section 1-10 of the Illinois Power Agency (IPA) Act. This IPA definition is summarized as a device that is powered by wind, solar thermal energy, PV cells or panels, biodiesel, crops and untreated and unadulterated organic waste biomass, tree waste, and hydropower that does not involve new construction or significant expansion of hydropower dams; is interconnected at the distribution system level; is located on the customer side of the customer's electric meter and is primarily used to offset that customer's electricity load; and is limited in nameplate capacity to less than or equal to 2,000 kilowatts (kW).

A DER, as noted in Ameren Illinois' comments, “is a more widely used term that may better encompass the full breadth of technologies and applications that may be connected to the distribution grid…Ameren Illinois considers a broad definition of DER in which DER is defined to broadly encompass any generation, storage, or other load managing resource connected to the distribution grid” (Ameren 2018).

Because the law says “the value of such rebates shall reflect the value of the distributed generation…” this white paper focuses on the costs and benefits of distributed generation specifically, but it suggests that it is important for the ICC to consider the legal interpretation of the law more carefully going forward.

1.3.2 The Distribution System and the Grid

The language in Section 16-107.6 also refers to both the distribution system and the grid.

1.3.2.1 Broad vs. Narrow Interpretation

Per Section 16-107.6, the rebate is intended for distributed generation, but there are some different, reasonable interpretations because of the varying language used in the law. As noted by Joint Solar Parties, “The statute both identifies a narrow set of values —’value of the distributed generation to the distribution system at the location where it is interconnected’ — and also a far broader set of values ‘benefits to the grid’” (Joint Solar Parties 2018).
1.3.2.2 Impacts Outside of the Distribution System

No party disputed the idea. All parties acknowledged that DERs can provide additional benefits beyond those provided to the distribution network. These benefits could be to the environment, society, the larger grid system, and customers (Ameren 2018; ComEd 2018; ELPC et al. 2018; Illinois PIRG 2018; Joint Solar Parties 2018; REACT 2018). Some parties suggest that the distributed generation rebate should encompass these values (ELPC et al. 2018; Illinois PIRG 2018; Joint Solar Parties 2018), while some acknowledged and some believed that alternative compensation mechanisms could be utilized to recognize those other benefits (ComEd 2018; ELPC et al. 2018; Joint Solar Parties 2018). Some suggest that attempting to quantify the full range of benefits that DERs provide would guide the Commission in fairly compensating DER customers (ELPC et al. 2018). Others indicate that the consideration should be limited to distribution only (Ameren 2018, IIEC 2018). ComEd suggested renewable portfolio standards, wholesale energy and capacity markets, ancillary service markets, and tax incentives as potential alternative compensation mechanisms to capture the additional benefits (ComEd 2018), and other parties highlighted suggested the need for further evolution of DER policy in order for this to occur (ELPC et al. 2018).

Other compensation mechanisms that already exist include the net metering energy credit and the purchase of renewable energy certificates (RECs) through the Adjustable Block Program, Illinois Solar for All Program, Community Renewable Generation Program, and other competitive REC procurement programs.

The REC pricing models for the Adjustable Block Program, Illinois Solar for All Program, and Community Renewable Generation Program, as established by the IPA, will establish REC prices as the difference between a system’s expected, calculated cost of energy and the system’s expected revenue from the net metering energy credit. REC prices in these programs will be adjusted for factors such as system size, the additional costs of small subscribers to community solar, and the additional costs to low-income consumers; these potentially will account for any changes to net metering compensation, the distributed generation rebate, and federal tax credits. (IPA 2017). As a result, the REC value is intended to bridge the gap between cost of energy and net metering revenue to ensure the distributed generation systems will be cost effective, thus encouraging customer adoption.

An alternate perspective, from Joint Solar Parties, considers the REC to represent the renewable portfolio standard (RPS) compliance value, but not all environmental or societal benefits. ComEd disagrees and suggests that purchasing RECs for RPS compliance is essentially compensating distributed generation for its environmental attributes. Either way, RECs are one example of a mechanism to compensate distributed generation beyond its direct impact to the distribution system.

1.3.2.3 Net Metering

Currently, most net metering customers in Illinois with excess generation sent back to the grid receive a net metering credit equivalent to the full retail rate. This full retail rate compensation reflects energy, delivery, and transmission costs.

Per Illinois Public Utilities Act Section 16-107.5, once the utility’s 5% cap is reached and the new distributed generation rebate is in effect, eligible customers that begin taking net metering shall only be eligible for netting of energy; the credit will reflect the energy supply rate only. With the exception of some grandfathered residential net metering customers that elect to forgo distributed generation rebates, net metering customers will no longer receive any delivery service credits for the excess electricity generated by their facility. In addition, the ICC’s Order in Docket No. 17-0350 concluded that the net metering credit for “electricity produced” should only include credit for the energy supplied (and should not compensate for other types of services, such as transmission service) (ICC 2017). Therefore, customers will also no longer receive a transmission credit as part of their net metering credit.
1.3.3 Smart Inverter

While the IPA’s Long-Term Renewable Resources Procurement Plan refers to the distributed generation rebate of Section 16-107.6 as a “smart inverter rebate,” this characterization is imprecise. While it is true that the law says that new customers who enroll in net metering after June 1, 2017 are required to have a smart inverter to be eligible for the rebate, net metering customers who enrolled prior to that date are also eligible to apply for the rebate without having a smart inverter. Therefore, calling the rebate a smart inverter rebate is technically incorrect.

In addition, the presence of smart inverters significantly changes the impact of distributed generation on the need for or provision of ancillary services, as compared to installations without smart inverters. Because some grandfathered net metering customers will still be eligible for a distributed generation rebate without a smart inverter, it is possible that the rebate value calculation will be different for systems with smart inverters and without smart inverters.
2.0 Stakeholder Comments

The stakeholder comments revealed the common themes of addressing issues unique to Illinois; having data transparency, privacy, and availability; and creating a clear stakeholder engagement process, as well as the possibility of taking an incremental approach to the valuation. The primary point of disagreement revolves around the interpretation of the law relative to impacts beyond the distribution system, as discussed in Sections 1.3.2.1 and 1.3.2.2, respectively. In addition, one party expressed that it will be important for the ICC to consider the parts of the distribution system benefited by the distributed generation when determining cost recovery of the distributed generation rebates from distribution customers. (IIEC 2018).

2.1 Issues Specific to Illinois

The two key issues specific to Illinois that were expressed in stakeholder comments are that the valuation building blocks must consider the deregulated electricity market conditions in the state and that the compensation is to be in the form of an upfront rebate, rather than generation-based payments. As a result, some lessons learned from New York and California, which also have electricity choice markets, may be more relevant to Illinois than issues from Minnesota, which has a vertically-integrated utility structure. As noted by the Joint Solar Parties, The Joint Solar Parties suggest that the valuation methodology for Illinois does not have to differ significantly from other states’ methodologies, but the rebate value should represent the leveled, life-cycle value of the distributed generation.

2.2 Data Transparency, Privacy, and Availability

Data privacy, transparency, and accessibility are issues that need to be addressed in the valuation process. While there is a general need for transparency, communication, and collaboration, this must be balanced with protecting customers’ privacy as well as business sensitive data. Developing hosting capacity analyses provides an example of how other states have dealt with data privacy. A hosting capacity analysis is used to establish a baseline of the maximum amount of DERs that an existing distribution grid (feeder through substation) can safely accommodate without requiring infrastructure upgrades (Homer et al. 2017). Understanding the current infrastructure’s capabilities allows stakeholders to make informed decisions when considering generating energy on-site.

At least two stakeholders called for regularly updated hosting capacity analyses (ELPC et al. 2018; Illinois PIRG 2018) and noted that both New York and California put forth considerable effort to create reliable hosting capacity analyses early in their valuation processes.

There are typically two types of data needed to analyze hosting capacity—system data and customer consumption data (Trabish 2017). In New York, utilities maintain much of the information necessary for analyzing hosting capacity (NYPSC 2017a). They possess the most extensive understanding of, and access to, the data needed to analyze the locational benefits that DERs contribute to the distribution system. With this type of unilateral access, the need for transparency is important. Hosting capacity maps at the system level and the underlying data aid distributed energy providers in decision making (Trabish 2017).

New York utilities published hosting capacity analyses for solar PV in October 2017. The hosting capacity analyses evaluated distribution circuits greater than or equal to 12 kV and large PV systems at the feeder level (JU NY 2017). The publication of the analyses marks the second of four stages to create reliable hosting capacity analyses. Utilities used the Electric Power Research Institute’s DRIVE tool and created their results in the geographic information system-based map environment for accessibility and transparency (JU NY 2017). Steps three and four in the process will expand and improve upon the results.
in stage two (JU NY 2016).

In order to maintain customer privacy, New York utilities proposed, and the New York Public Service Commission approved, a “15/15” privacy standard that would keep customer’s identities anonymous when reporting aggregated data sets (Homer et al. 2017). This standard would only permit a data set to be shared if it contains at least 15 customers, with no single customer representing more than 15% of the total load. In Docket No. 13-0506, the ICC approved a similar 15/15 rule when it decided on the electric utilities’ release of anonymous individual customer interval usage data in aggregated form (ICC 2014).

Capital investment plans, load forecasts, reliability statistics, and planned reliability and resiliency projects are available in New York’s Public Service Commission filings, and customer energy data are shared with customers and their authorized third parties through utility bills and online platforms. New York utilities recognize that an analysis service that makes data more granular and customized for developers and market participants could become a value-added service. This value-added service would be treated separately from basic data that is accessible at no charge (JU NY 2016).

In addition to a hosting capacity analysis, or integration capacity analysis (ICA) as it is referred to in California, California investor-owned utilities (IOUs) must file a grid needs assessment (GNA) and Distribution Deferral Opportunity Report (DDOR) each year. The objective of the annual GNA is to identify specific deficiencies of the distribution system, identify the cause of the deficiency, and form the basis for annual project lists of needed distribution system upgrades (CPUC 2018a). The DDOR separately addresses planned investments and candidate deferral opportunities (CPUC 2018b).

The California Public Utilities Commission is asking utilities to “share more data, at greater detail and at faster speeds, than utilities have ever had to provide before” (St. John 2015). Specifically, these reports and analyses are asking utilities to provide feeder-level conditions, such as ‘coincident and non-coincident peaks, capacity levels, outage data, real and reactive power profiles, impedances and transformer thermal and loading histories, and projected investment needs over the following 10 years”’ (St. John 2015).

California IOUs are not expected to disclose distribution planning data that would breach customer privacy provisions or pose a threat to the security of the electrical system. However, the GNA and DDOR must fulfill specific parameters and both are required to be available in map form and as downloadable datasets. For the GNA, the following must be included relative to specific grid needs (CPUC 2018b):

1. Substation, circuit, and/or facility ID: identify the location and system granularity of grid need
2. Distribution service required: capacity, reactive power, voltage, reliability, resiliency, etc.
3. Anticipated season or date by which distribution upgrade must be installed
4. Existing facility/equipment rating: MW, kVA, or other
5. Forecasted percentage deficiency above the existing facility/equipment rating over five years.

In the DDOR, planned investments should be classified by:

1. Project description
2. Substation
3. Circuit
4. Deficiency (MW/kVA, %)
5. Project type: Type of equipment to be installed
6. Project description: Additional identifying information
7. Distribution service required: capacity, reactive power, voltage, reliability, resiliency, etc.
8. In-Service Date
9. Deferrable by DERs, Y/N?
10. Estimated locational net benefits analysis (LNBA)\(^1\) range.

Candidate deferral projects will be identified by:
1. General geographic region of deferral opportunity, where appropriate, and/or specific location, (e.g., substation, circuit, and/or facility ID)
2. In-service date
3. Distribution service required
4. Expected performance and operational requirements (e.g., season needed, day(s) needed, range of expected exceedances/year, expected duration of exceedances)
5. Expected magnitude of service provision (MW/kVA)
6. Estimated LNBA range
7. Unit cost of traditional mitigation.

As of February 2018, California IOUs are required to develop a Distribution Resources Planning Data Access Portal that will include the ICA, GNA, DDOR, and LNBA on a circuit map. The underlying data will be exportable in tabular form, and the portal will include an Application Programming Interface to allow users to access data in a functional format from back-end servers in bulk (CPUC 2018b). The utilities’ plans for implementing these portals were due to the California Public Utilities Commission in mid-May.

In Minnesota, utilities who want to move forward with the Value of Solar (VOS) tariff must develop a utility-specific VOS input assumptions table as part of their application, and that table is made public. Additionally, a utility-specific VOS output calculation table that breaks out individual components and calculates total levelized value must also be developed and made public (Cory 2014).

### 2.3 Stakeholder Engagement Process

In the comments provided after the March 1, 2018 workshop, a couple of parties suggested establishing stakeholder working group(s) to determine the rebate valuation methodologies and calculations (Joint Solar Parties 2018; ELPC et al. 2018), similar to what other states have done.

Using a working group format could establish some common ground among stakeholders, and therefore minimize the number of contested issues brought before the ICC during formal proceedings (ELPC et al. 2018). The comments also noted that the working group should have a formal mandate and timeline (Joint Solar Parties 2018), and possibly to employ third-party consultants (ELPC 2018), similar to what California, Minnesota, and Oregon have done.

Working group examples in California include Smart Inverter, LNBA, and Integration Capacity Analysis. The Smart Inverter working group focuses on the development of advanced inverter functionality as an

\(^1\) A locational net benefits analysis systematically analyzes the costs and benefits of DERs from a locational perspective. The value of DERs on the distribution system may be associated with a distribution substation, an individual feeder, a section of a feeder, or a combination of these components (Homer et al. 2017). See Section 4.2 for more about the LNBA approach in California.
important strategy to mitigate the impact of high penetrations of DERs (CPUC 2018c). The LNBA and Integration Capacity Analysis working groups are managed by IOUs and facilitated by More Than Smart (DRPWG 2018), a non-profit whose mission is to pursue “cleaner, more reliable, and more affordable electricity service through the integration of DERs into electricity grids” (More Than Smart 2017). The LNBA and ICA working groups were organized with two primary purposes in mind. In the short term, each group was tasked with supporting the utilities with required demonstration projects, specifically reviewing project plans and monitoring and supporting implementation. In the longer-term, the ICA and LNBA working groups were tasked with helping to refine the ICA and LNBA methodologies, respectively (More than Smart 2016).

For stakeholder engagement in New York, the Joint Utilities of New York had a 15-organization advisory group and nine implementation teams that addressed customer data, DERs and non-wires alternatives suitability, electric vehicle supply equipment, system data, monitoring and control, NYISO/distributed system platform, hosting capacity, load/DERs forecasting, and interconnection. The goals of the stakeholder engagement process were to inform stakeholders of implementation progress, solicit feedback on implementation progress, achieve alignment for moving forward, and incorporate stakeholder input into implementation plans as applicable (Homer et al. 2018).

The stakeholder process conducted in Minnesota was mentioned in stakeholder comments as a potential model for Illinois (ELPC et al. 2018). The Minnesota Department of Commerce selected a third-party consulting firm, Clean Power Research (CPR), to support the process of developing a valuation methodology. Stakeholders participated in four public workshops facilitated by the Department of Commerce and provided comments through workshop panels, workshop Q&A sessions, and written comments (CPR 2014). Stakeholders included Minnesota utilities, local and national solar and environmental organizations, local solar manufacturers and installers, and private parties (CPR 2014).

2.4 Incremental Approach

New York and California had an evolutionary approach to their valuation process, and the Joint Solar Parties suggested an incremental process may be appropriate for Illinois as well. Joint Solar Parties advised that a “first-generation” valuation model that can be deployed by the threshold date may be necessary (Joint Solar Parties 2018). Other stakeholders also noted a gradual implementation with interim steps could help prevent market uncertainty (ELPC et al. 2018) and a valuation model that allows utilities to adjust to changing circumstances should be considered (ComEd 2018). Keeping Illinois’ particular market and policy goals in perspective throughout the process will be essential.

---

3.0 Valuation Components

As presented in PNNL’s Distributed Generation Valuation and Compensation White Paper (Orrell et al. 2018), the first step in typical value of distributed generation calculations is to survey the different value components, and their associated costs and benefits, that could be used as the valuation building blocks. States include different elements in their calculations based on state-specific policy goals or legislation.

New York’s value of distributed energy resources (VDER) tariff components are presented in Table 1 as an example of a comprehensive list of valuation components (beyond just value to the distribution system) with details on how the calculations are accomplished. New York’s demand reduction value (DRV) and locational system relief value (LSRV) are unique when compared to the Minnesota VOS tariff, and represent one aspect of direct value to the distribution system.

| Table 1. New York’s VDER Components (NYPSC 2017b) |
|---------------------------------------------------|----------------------------------------------------------|
| Component                                         | Calculation Based On                                      |
| Energy value                                       | Day-ahead hourly locational based marginal price           |
|                                                   | grossed up for losses (eventually moving to subzonal     |
|                                                   | prices)                                                  |
| Capacity value – market value                     | Monthly NY Independent System Operator auction price      |
| Capacity value – out of market value              | The difference between the market value and the total     |
|                                                   | generating capacity payments made to value stack         |
|                                                   | customers                                                |
| Environmental value – market value                | Higher of Tier 1 renewable energy certificate (REC)       |
|                                                   | price per kWh, or social cost of carbon per kWh less     |
|                                                   | Regional Greenhouse Gas Initiative (RGGI); customers     |
|                                                   | who want to retain REC’s will not receive                |
|                                                   | compensation                                             |
| Environmental value – out of market value         | Difference between compensation and market will be       |
|                                                   | recovered from customers within the same service         |
|                                                   | class as the customers receiving benefits from the DER    |
| Demand reduction value                            | Compensation based on marginal cost of service            |
|                                                   | studies and eligible DER performance during 10           |
|                                                   | highest usage hours at 5 per kW-year value               |
| Locational system relief value                    | Compensation based on marginal cost of service studies     |
|                                                   | and static rate per kW-year value applied to net         |
|                                                   | injected kW                                              |
| Market transition credit                         | Static rate per kWh applied to net injected kWh; steps   |
|                                                   | down by tranche                                          |

A National Renewable Energy Laboratory (NREL) report, Methods for Analyzing the Benefits and Costs of Distributed Photovoltaic Generation to the U.S. Electricity Utility System, classifies the sources of distributed solar benefits and costs in a more traditional way that includes the following (Denholm et al. 2014):

- Energy
- Environmental
- Transmission and distribution (T&D) losses
- Generation capacity
• T&D capacity
• Ancillary services
• Other factors.

### 3.1 Distribution System Value Components

With respect to costs and benefits specific to the distribution grid, Table 2 lays out the common value elements identified for Illinois in the stakeholder comments resulting from the initial white paper and the workshop on distributed generation valuation and compensation. In general terms, these are presented in relative order of value from left to right.

<table>
<thead>
<tr>
<th>Commentator</th>
<th>Avoided Distribution Capacity Costs</th>
<th>Reduction in Distribution Losses</th>
<th>Distribution Voltage Support</th>
<th>Reliability and Resiliency</th>
<th>Standby Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ameren Illinois</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>ComEd</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Joint Solar Parties</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
</tbody>
</table>

Each of these distribution system value elements are described in more detail below.

#### 3.1.1 Distribution Capacity Value

The distribution capacity value resulting from the addition of distributed generation represents the net change in distribution infrastructure requirements (RMI 2013). The presence of distributed generation may increase or decrease distribution system investments needed to meet system needs and keep the system running safely and reliably (Denholm et al. 2014), or it may have no impact at all (IEC 2018). In certain instances, distributed generation can help to meet rising demand locally, relieving capacity constraints and avoiding upgrades. In other circumstances, added costs are incurred when additional distribution investments are necessary to upgrade wires, transformers, voltage-regulating devices, control systems, and/or protection equipment (RMI 2013, Denholm et al. 2014). There can be significant variations in the value of distributed generation from one location to another.

The value of deferring or avoiding distribution investments is a function of “load growth, distributed generation configuration and energy production, peak coincidence, and effective capacity” (RMI 2013). Calculating distribution system capacity value requires comparing expected capital investments or expansion costs with distributed generation and without distributed generation. Power flow analysis is typically the basis of this type of analysis.

In other value of distributed generation related docketst around the country, there is disagreement as to whether system-wide average avoided distribution attributable costs should be used or whether location-specific investments should be considered. In other proceedings, there has also been disagreement about whether only growth-related distribution investments should be considered, or all potentially deferrable distribution system investments (OPUC 2017).

To assess locational aspects of distributed capacity deferral, granular planning information is needed. A first step in this regard is for utilities to compile capital expenditure plans in each geographic area and
then assess what may be deferred or avoided, or needs to be enhanced, due to distributed generation in those areas. Some parties believe that, in the absence of specific values, marginal cost of service (MCOS) studies provide a reasonable basis for calculating avoided or added distribution capacity value. MCOS quantifies the marginal cost of electricity distribution service by calculating the additional costs associated with changes in kilowatt-hours of energy, kilowatts of demand, and number of customers. Using MCOS studies, the value of an avoided or added distribution asset can be estimated to be the cost of sub-transmission costs plus substation costs, in dollars per kW-year. However, at least one party posits that MCOS studies do not provide a reasonable proxy unless the need for capacity expansion, and thus avoidable costs, is known with relative certainty and if that need is imminent. (IIEC 2018)

NREL summarizes a number of methods that can be used to approximate the capacity value of distributed generation (Denholm et al. 2014). Six different potential methods are summarized in Table 3 in increasing order of detail and complexity.

**Table 3. Methods for Estimating Distributed Generation Capacity Value (Denholm et al. 2014)**

<table>
<thead>
<tr>
<th>Name</th>
<th>Description</th>
<th>Tools Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. PV capacity limited to current hosting capacity</td>
<td>Assumes DGPV does not impact distribution capacity investments at small penetrations, consistent with current hosting capacity analyses that require no changes to the existing grid</td>
<td>None</td>
</tr>
<tr>
<td>2. Average deferred investment for peak reduction</td>
<td>Estimates amount of capital investment deferred by DGPV reduction of peak load based on average distribution investment costs</td>
<td>Spreadsheet</td>
</tr>
<tr>
<td>3. Marginal analysis based on curve-fits</td>
<td>Estimates capital value and costs based on non-linear curve-fits, requires results from one of the more complex approaches below</td>
<td>Current: Data not available Future: Spreadsheet</td>
</tr>
<tr>
<td>4. Least-cost adaptation for higher PV penetration</td>
<td>Compares a fixed set of design options for each feeder and PV scenario</td>
<td>Distribution power flow model with prescribed options</td>
</tr>
<tr>
<td>5. Deferred expansion value</td>
<td>Estimates value based on the ability of DGPV to reduce net load growth and defer upgrade investments</td>
<td>Distribution power flow models combined with growth projections and economic analysis</td>
</tr>
<tr>
<td>6. Automated distribution scenario planning (ADSP)</td>
<td>Optimizes distribution expansion using detailed power flow and reliability models as sub-models to compute operations costs</td>
<td>Current: No tools for U.S. system. Only utility/system-specific tools and academic research publications on optimization of small-scale distribution systems. In practice, distribution planning uses manual/engineering analysis Future: Run ADSP 2+ times with and without solar</td>
</tr>
</tbody>
</table>

The most basic way to consider distribution system capacity value (item 1 in Table 3 above) is to assume that at very low levels of distributed generation, where total distributed generation is less than the hosting capacity of a circuit, there is minimal impact (positive or negative) on distribution capacity investments. This is consistent with the definition of hosting capacity as the amount of distributed generation that can be integrated into the system without changes to capacity or operations. In these cases, it can reasonably be assumed that the distribution capacity value is zero. It is important to note that this approach only
applies at very low penetration rates of distributed generation and it does not capture potential costs or benefits from peak reduction (Denholm et al. 2014).

The second method described in Table 3 approximates the value of deferred distribution system investments for reducing peak demand. A key assumption is that a fraction of distribution capital investments is used to address load growth. Costs reported to Federal Energy Regulatory Commission (FERC) on Form 1 (accounts 360-368) cover categories of costs that each include a fraction used for load growth. Summing load growth costs in each FERC cost category allows for the calculation of average capital costs per kilowatt. From here, the peak reduction from distributed generation can be translated into a capacity value (Denholm et al. 2014). The Minnesota VOS example in Section 4.4 is an example of this method for estimating distribution capacity value. There are various methods for calculating the peak reduction attributable to distributed generation, including capacity factor approximation using net load, capacity factor approximation using loss of load probability, effective load-carrying capacity (ELCC) approximation, and full ELCC (Denholm et al. 2014).

Methods 3 through 6 in Table 3 increase in level of detail and complexity, and in each case the type of analysis is novel and/or still in the research and development phase. Method 3 entails conducting in depth studies of a large representative set of distribution feeders (using one of Methods 4–6 described below) and then creating curve fits that estimate the marginal benefits and costs based on feeder and PV system characteristics. This type of analysis has been conducted in research settings, but to the best of our knowledge, not yet in commercial applications. Method 4 entails looking at the least-cost ways to provide mitigation when distributed generation interconnection exceeds feeder hosting capacity. Rather than upgrading transformers or conductors or adding voltage regulators, the least-cost adaptation option considers enabling or requiring smart inverter functionality in addition to or in lieu of other mitigations for each feeder and PV scenario. Method 5 entails computing the feeder-specific value of deferred distribution investments when distributed generation offsets load growth. The difference between this and Method 2 is that rather than using aggregate data, this is a bottom up approach where load and distributed generation growth for all feeders or a representative sample are calculated along with the corresponding avoided costs (Denholm et al. 2014). Method 5 is similar to California’s LNBA approach and New York’s LSRV approach.

Finally, Method 6 from Table 3 proposes using computer models to directly calculate multi-year capital investments needed to accommodate growth and other load changes, such as an increase in electric vehicles. The net present value of a no distributed generation baseline would be compared to scenarios with distributed generation to estimate the distribution capacity value. This analysis includes the use of detailed power flow and reliability models to compute operations costs. There are presently no comprehensive and automated tools available to conduct this type of analysis for systems in the United States (Denholm et al. 2014).

Until such time that detailed and automated models to automatically calculate distribution capacity value of distributed generation become available, it is recommended that a reasonable approximation method be used to estimate distribution capacity value. Examples from other states are provided in Section 4.0.

3.1.2 Reduction in Losses

Because distributed generation is typically located near loads, it can result in avoided distribution losses. In some studies, such as the Minnesota VOS study, losses are included in avoided capacity cost calculations. At very high penetrations, however, where there is reverse power flow, distributed generation can result in increased losses. There are different methods for computing loss rates in distributed generation studies. The most basic approach is to assume that distributed generation avoids an
average distribution loss rate. Increasing in complexity, the average loss rate can be modified with a non-
linear curve fit representing marginal loss rate as a function of time. Increasing in complexity further, the
marginal loss rates at various locations in the system can be computed using curve fits and measured data.
Finally, loss rates can be calculated using power flow models and a detailed time series analysis
(Denholm et al. 2014).

PNNL conducted a study for Duke Energy to simulate the effects of high-PV penetration rates and to
initiate the process of quantifying the generation, transmission, and distribution impacts. In the model
simulations, both real and reactive losses on the distribution feeders decreased during higher load periods,
typically in the summer. During lower load periods, both real and reactive losses tended to increase. On
average, feeders show a reduction in losses due to the addition of solar distributed generation, particularly
in the summer season. The study concluded that any net benefit is dependent on feeder topology, PV
penetration level, and interconnection point, and should be evaluated on a case-by-case basis before
assigning associated costs or benefits (Lu et al. 2014).

3.1.3 Voltage Support, Operating Reserves, and Other Ancillary Services

Ancillary services, also referred to as grid support services, are those services required to enable the grid
to operate reliably and typically include operating reserves, reactive supply and voltage control, frequency
regulation, energy imbalance, and scheduling (RMI 2013). The two ancillary services that are most
commonly associated with distributed generation are voltage control and operating reserves.

Voltage levels must be kept within acceptable values at all locations in the distribution system. Without
advanced inverters, large distributed generation power injections can contribute to overvoltage conditions
that may require new voltage-regulating equipment or controllers. Variable distributed generation power
production can also lead to increased wear and tear on switches and voltage-control equipment. However,
distributed generation with smart inverters can actively support voltage regulation on the distribution
system and mitigate distributed generation-produced voltage issues, reducing the mechanical wear on
transformer tap changers and capacitor switches and conceivably replacing traditional voltage-control
equipment (Denholm et al. 2014). When reactive power is provided by smart inverters, it reduces the
amount of reactive power that is required from large central generators, allowing them to operate at more
efficient (real) power output levels, reducing transmission losses and increasing the (real) power capacity
of transmission lines (Denholm et al. 2014).

Operating reserves address short-term variability and plant outages. Although they are traditionally
required at the transmission level and provided by traditional generators, some types of operating reserves
can also be provided by distributed resources. Operating reserves are often estimated by assessing the
reliable capacity that can be counted on from distributed generation when needed over the year. The
higher the reliable capacity of distributed generation that is available when needed, the less operating
reserves are necessary. Where wholesale markets exist, the value of ancillary services can be determined
based on the market prices. While variability and uncertainty from large amounts of distributed
generation may introduce operations forecast error and increase the need for certain types of reserves,
distributed generation may also reduce the load that must be served by central generation and reduce the
needed reserves (RMI 2013).

Denholm et al. (2014) proposed three different approaches to estimating the impact of distributed
generation solar PV on ancillary services value (see Table 4). The first approach is to assume no impact
due to the penetration of PV being too small to have a quantifiable impact and/or due to the fact that PV’s
impact on ancillary services is poorly understood. Table 4 also lists a simple cost-based method and a
detailed cost-based method for estimating impacts of distributed generation on ancillary services value.

Commented [IIEC7]: While it is true that DG may help address operating reserve requirements, and DG
installations happen to be located on the distribution system, this does not make savings due to DG a savings
to the distribution system.
The simple method estimates changes in ancillary service requirements (such as reduced spinning reserve requirement as a result of reduction in net load) and applies cost estimates or market prices for corresponding services. The detailed method includes running simulations with increasing distributed generation and calculating the impacts on reserve requirements and ancillary services provided by the distributed generation.

<table>
<thead>
<tr>
<th>Name</th>
<th>Description</th>
<th>Tools Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Assumes no impact</td>
<td>Assumes PV penetration is too small to have a quantifiable impact</td>
<td>None</td>
</tr>
<tr>
<td>2. Simple cost-based methods</td>
<td>Estimates change in ancillary service requirements and applies cost estimates or market prices for corresponding services</td>
<td>None</td>
</tr>
<tr>
<td>3. Detailed cost-benefit analysis</td>
<td>Performs system simulations with added solar and calculates the impact of added reserves requirements; considers the impact of DG PV proving ancillary services</td>
<td>Multiple tools for transmission- and distribution-level simulations, possibly including PCM, AC power flow, and distribution power flow tools</td>
</tr>
</tbody>
</table>

3.1.4 Reliability and Resiliency

In the Oregon Resource Value of Solar (RVOS) docket, security, reliability, and resiliency were originally included as a separate category in the RVOS calculation. However, following parties’ comments, the Commission decided to fold reliability, security, and resiliency into a new category, simply named grid services. The consulting firm Energy and Environmental Economics, Inc. (E3) who provided comments in the Oregon RVOS docket, said that solar generators “with advanced and uncommon infrastructure such as microgrids are capable of islanding during an outage event, but this benefit accrues to the owner and not to the general utility ratepayers” (OPUC 2017). E3 recommends that security and reliability benefits should not be valued in Oregon’s RVOS calculation because “reserve” benefits are already accounted for as part of ancillary services. Likewise, Denholm et al. (2014) addresses reliability in terms of distribution and transmission capacity investments, but not as a separate value category.

3.2 Non-Distribution System Value Elements of Distributed Generation

The value distributed generation provides to the distribution system is only one part of the overall value proposition of distributed generation to the electric system. Figure 1 shows the average monthly value of energy ($/MWh) from an avoided cost perspective in California. These values were computed from an E3-developed avoided cost calculator that all the large IOUs in California are obligated to use. The figure shows that, in California, potentially avoided distribution costs are greater in the summer than in other months. Figure 1 also shows that the distribution system portion of the overall value proposition is relatively small. The language in the Illinois law arguably leaves room for interpretation as to what the distributed generation rebate should ultimately include. The rebate calculation will vary significantly based on whether it represents the distribution system value alone or other value components. How the
rebate interacts with REC pricing and ultimately what is valued in the REC pricing are also of importance as this work proceeds.

**Figure 1.** Average Monthly Value of Energy in California (E3 2017)

Distributed generation value elements other than distribution system impacts are not addressed in detail in this report. However, if detailed value calculations for other categories of impacts are desired going forward, Denholm et al. 2014 offers an excellent detailed summary of approaches ranging from simple to complex for calculating benefits and costs associated with energy, environment, transmission losses, generation capacity, transmission capacity, and ancillary services resulting from distributed PV systems (Denholm et al. 2014). California, New York, and Minnesota also provide good examples of calculations for value elements beyond impacts to the distribution system.

Commented [IIEC8]: Is it a correct interpretation of this chart that, 1) it assumes renewable DER, and 2) it estimates the total value of DER at over $200 per MWh generated, in some months, on average (with distribution benefits as high as over $50 per MWh)? If so, how is it comparable to Illinois, where the average wholesale value of power is <$35 per MWh? If it is not very relevant for Illinois, it may be misleading to include in the paper.
4.0 Example Approaches

This section provides specific calculation approach recommendations and examples that are applicable to Illinois.

4.1 Ameren Illinois Calculation Suggestions

To calculate the value of the distribution system elements Ameren identified, Ameren suggested the following process (Ameren 2018):

1. **System capacity studies starting at the smallest distribution system asset level (distribution line transformer) then aggregate results upstream towards the bulk supply sub-transmission power transformer. These studies could compare baseline system capacity (current state of the distribution system) against cases of distributed generation penetration at specific locations on the distribution system.**

2. **System line loss study comparing baseline (current state of the distribution system) against cases with distributed generation penetration at specific locations of the distribution system.**

3. **System reliability studies including voltage, protection and phase balance comparing baseline (current state of the distribution system) against cases with distributed generation penetration at specific locations of the distribution system.**

4. **Using the above results, an economic analysis could be used to determine the value of distributed generation at the specified location on the distribution system.**

This process would require accurate distribution system models down to the distribution line transformer level for conducting system capacity, line loss, and reliability studies; identifying the specific distributed generation scenarios to model; and obtaining cost information. There are distinct similarities between this proposed approach and the Minnesota example described in Section 4.4. Both methods call for an evaluation of differences in distribution system capacity and line losses between a “business as usual” case and a distributed generation development case; both methodologies allow for the potential to identify and evaluate impacts at a local level as well as at an aggregate level. [IEC supports the Ameren suggested approach. (IEC 2018)]

4.2 California Locational Net Benefits Analysis

The three large IOUs in California (Pacific Gas & Electric, San Diego Gas & Electric, and Southern California Edison) jointly engaged the consulting firm E3 to develop a technology-agnostic Excel tool for estimating location-specific avoided costs of DER for LNBA demonstration projects. The LNBA tool has two major parts—a project deferral benefit module, which calculates the values of deferring a specific capital project, and a system-level avoided cost module, which estimates the system-level avoided costs given a user-defined DER solution. The summation of the quantitative results provided by the two modules provides an estimate of the total achievable avoidable cost for a given DER solution at a specific location. Demonstration projects are underway with each of the large IOUs to test tools for locational benefits analysis. Completion of final LNBA models is expected in mid-2018.

As part of the LNBA work in California, utilities are developing public tools and heat maps that will be made available online to enable customers and developers to identify optimal locations for installing DERs. Results from LNBA will also be used to prioritize candidate distribution deferral opportunities. In June 2017, the California Public Utility Commission recommended refinements to the LNBA analysis to include valuing location-specific grid services provided by smart inverters, evaluating the effect on
avoided cost of DER working in concert within the same substation footprint, and increasing granularity in avoided cost values (CPUC 2017).

Strategically targeted distributed PV can relieve distribution capacity constraints (although, as suggested above, other distributed PV could exacerbate such constraints). In a series of benefit cost studies, dispersed deployment of PV has been found to provide less benefit than targeted deployment. Therefore, in order to access any significant capacity deferral benefit, proactive distribution planning for DERs is required (RMI 2013).

4.3 New York – Value of DER Tariff Calculation

In New York’s value of DER proceeding, the New York Public Service Commission ordered the implementation of a successor to Net Energy Metering tariffs that will provide incentives reflecting the locational value of DER. New York’s value of DER tariffs, also called value stack tariffs, are being designed to replace net metering for larger-scale community solar PV projects (up to 5 MW) in the short term, and will eventually be applied to all DERs across the grid. In addition to the other value components listed in Table 1 (i.e., energy value, environmental value, and capacity value), a DRV and LSRV are being developed as a means to identify, quantify, and compensate for value specific to the distribution system.

To calculate LSRVs and DRVs, New York utilities used a three step process of first identifying LSRV areas, then setting a cap to limit the amount of DER capacity that may receive LSRV compensation, and finally calculating LSRV and DRV rates. Utilities were required to look at their systems and identify thresholds beyond which areas would be identified as LSRV areas or zones and community solar projects in those areas that would receive additional compensation, up to a cap. Additional compensation would then be provided to DER owners in these constrained areas up until the threshold conditions were no longer met.

Compensation amounts for the DRV and LSRV are based on each utility’s own MCOS studies. As such, value calculations can be significantly different from one utility to the next. Goals for phase 2 of the value of DER proceeding include improving the MCOS studies and LSRV methodology and standardizing them to the extent possible, while recognizing that “symmetry across all utilities in all aspects of the distribution planning methods is not realistic or necessarily desirable” (NY PSC 2017b). More details on the DRV and LSRV calculations in New York are contained in Appendix A.

4.4 Minnesota Example Calculation

Although Minnesota has a vertically-integrated electricity supply market, its VOS tariff calculations provide an example of calculating distribution system values associated with distributed generation that can be applicable to Illinois.

Minnesota allows utilities to take a system-wide or location-specific approach when calculating the avoided distribution capacity costs. A location-specific approach would allow utilities to provide more compensation to systems located in high-needs areas. If a utility decides to use the location-specific

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1 For example, Con Edi son’s LSRV threshold was established as those areas in the year 2021 where projected energy use reaches or exceeds 98% of current capability in sub-transmission, 98% of current capability in area stations or 90% of current capability in distribution network areas. According to this threshold, 19% of Con Edi son’s service territory qualify as LSRV zones. National Grid’s threshold was established by scaling loads on all distribution substations to 2020 and then screening against planning ratings to identify potential loadings above those ratings. Applying criteria, 16% of National Grid substations were identified as LSRV areas.
approach, it must follow the guidance provided within the system-wide calculation and use location-specific technical and cost data (CPR 2014). Figure 2 contains a flowchart created by PNNL that illustrates the distribution capacity value calculation. The detailed breakdown of how to calculate avoided distribution capacity costs per Minnesota’s VOS tariff is included as Appendix B. A complete breakdown of value components for Minnesota mapped to data sources is included in Appendix C.

Figure 2. Minnesota Distribution Capacity Value Calculation
5.0 Data Needs and Key Questions

Different datasets are needed to calculate the value of each element; the data availability, analysis approach, and balance between transparency and privacy for each are also different. Some data and input values are readily available. These include escalation rates based on U.S. Treasury bonds or references, natural gas prices, and solar PV generation data that can be modeled in tools such as the National Renewable Energy Laboratory’s System Advisor Model or PVWatts® Calculator. Other state- and utility-specific datasets needed will vary based on the specific methods used. Data types that likely will be needed to understand the locational and temporal value of distributed generation in Illinois include:

- Load growth projections
- System capacity planning studies – from distribution transformer to bulk system sub-transmission
- Existing and projected distributed generation deployment and production by location
- Line loss studies
- System reliability studies (including voltages, protection, phase balancing)
- System-wide and location-specific cost information
- System-wide and location-specific peak demand growth rates
- Marginal cost of service studies.

- **How will the cost of the rebates be recovered from customers?**
- **Are rate impacts of the cost of rebates relevant?**

The entirety of data necessary for completing the rebate calculations will become clearer as the valuation elements are decided upon (ComEd 2018; Joint Solar Parties 2018). The availability and transparency of data that depict the distribution planning process will allow non-utility stakeholders to better understand the type and granularity of data that currently exist (Joint Solar Parties 2018). Ameren noted that electrical models, measurement data, and account and costs models will be necessary in order to calculate the rebate, although they are not often available to the public for safety concerns (Ameren 2018). Other stakeholders emphasized that a regularly updated hosting capacity analysis, DER growth projections, and a GNA will be essential (ELPC et al. 2018).

Joint Solar Parties also noted that Illinois utilities use embedded cost of service studies in their ratemaking, rather than MCOS studies, but marginal costs are typically used when calculating the value of avoided or deferred investments (Joint Solar Parties 2018). The difference between embedded and MCOS studies is that embedded cost studies rely on historic or actual costs the utility incurs (the same costs that are used to determine the revenue requirement), whereas MCOS studies calculate what it would cost to provide incremental service at the current cost of adding equipment and securing additional power. For each method, there are many different ways to determine relevant costs and their allocations (RAP 2011).

Based on research performed in the development of this white paper, it is likely that as the ICC and stakeholders work together to develop a distributed generation rebate for Illinois, they should be prepared to address the following questions:

- How will distribution areas be defined for the characterization of locational value?
- Will there be standardization and transparency requirements around projecting load growth and distributed generation by distribution area?
• Will utility capital investment plans for distribution areas be required to be developed, filed, and shared? Will they be 5 or 10 year plans? How often will they be updated?
• Will a standardized methodology be developed for calculating components of avoided cost?
• Will details on candidate deferral projects be communicated and made public?
• Will information, data, and analysis results be made available through an online portal?
• Will a consultant be hired to help with developing a rebate value methodology?
• Will there be different distributed generation rebate values for systems with smart inverters and systems without smart inverters?
• Will the distributed generation rebate development be explicitly coordinated with the Adjustable Block Program and other competitive REC procurement programs? Does Illinois want to start broadly by looking at the value of DER to the whole grid and then narrow the discussion to the value of distributed generation to the distribution system to put all compensation options (e.g., rebate, REC price, energy supply credit, and future smart inverter compensation) in context?
• Will utilities be required to develop marginal cost of service studies?
• To what extent will data, calculations, and results from analysis and simulation be made public?
• Which, if any, value elements will initially be set to zero and then revisited? What will the time frame be for revisiting?
• How often will value calculations be updated?
• Will a designated working group process be established for developing the distributed generation rebate? If so, how will it be governed and carried out?
6.0 Summary and Conclusions

As details of the rebate valuation process are determined, stakeholders can recognize that shared viewpoints do exist. Both broad and specific ideas were common among parties throughout their submitted comments. All participants called for transparency and fairness in the development process (Ameren 2018; ComEd 2018; ELPC et al. 2018; Illinois PIRG 2018; Joint Solar Parties 2018; REACT 2018), and several highlighted the importance of ensuring market predictability and promoting a gradual, evolutionary rebate (ELPC et al. 2018; Illinois PIRG 2018; Joint Solar Parties 2018). More explicit ideas, including a hosting capacity analysis and GNA, were also suggested by groups of stakeholders (ELPC et al. 2018; Illinois PIRG 2018). Common ground may serve as a starting point for discussion to stimulate progress.

Understanding locational benefits of distributed generation requires understanding infrastructure requirements with and without distributed generation. There are a variety of ways to calculate avoided costs and these are shared in this white paper. In some states, simplified approximations are being used until more detailed modeling and analysis tools become available. In some states, placeholder values are being used and/or certain value elements are set to zero to be revisited in the future. This paper specifically addresses calculations options for the specific value elements of distribution capacity, reduction in losses, ancillary services (including operating reserves and voltage support), and reliability and resiliency.

Data transparency and privacy are issues that also need to be addressed. Stakeholder engagement is important as this process unfolds. California, New York, and Minnesota provide examples of valuation processes that included structured stakeholder engagement and, in the case of California and New York, a deliberate attempt to balance data transparency and privacy.

As the ICC and energy stakeholders work together to develop a distributed generation rebate for Illinois, fundamental questions will need to be answered regarding the extent to which analysis methods will be standardized, datasets will be created, and investment plans, load and distributed generation projections, cost information, and analysis results will be made publicly available.
7.0 References


CPUC – California Public Utilities Commission. 2018a. Decision 18-02-004, Decision on Track 3 Policy Issues, Sub-Track 1 (Growth Scenarios) and Sub-Track 3 (Distribution Investment and Deferral Process). Issued February 8, 2018. San Francisco, California. http://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M209/K858/209858586.PDF.


More Than Smart. 2016. Integration Capacity Analysis & Locational Net Benefits Analysis Working


[Note: Remainder of document omitted due to formatting issues. IEE has no further comments.]