in the Draft Environmental Impact Statement. been approved by the RUS. Purpose and Meed will also be addressed It is available at: http://www.usda.gov/rus/water/ees/eis.htm, which has The Alternative Evaluation Study addresses project Purpose and Need. developed and proven independently of the other CapX2020 projects. CapX2020 Hampton-Rochester-La Crosse 345-kV Project was some of the same of utilities participating, the Purpose and Meed for the tour independent projects being developed in a similar time trame with Your comment has been noted. While the CapX2020 projects involve

publication. the Draft Environmental Impact Statement will be solicited after its website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on The Draft Environmental Impact Statement will be available on the RUS

overland@legalectric.org Energy Consultant-Transn ssion, Power Plants, Auclear Waste Attorney at Law, MN #254617 Carol Overland Legalectric, Inc.

Port Penn, Delaware 19731 P.O. Box 69

Red Wing, Minnesota 55066 P. O. Box 176

June 16, 2009

also via email: stephanie.strength@usda.gov

Washington, DC 20250-1571 1400 Independence Avenue, SW., Stop 1571, Engineering and Environmental Staff USDA, Rural Utilities Service Environmental Protection Specialist Stephanie Strength

RE: RUS EIS Scoping - CapX 2020 - Phase I

Dear Ms. Strength:

Thank you for the opportunity to comment on the scope of the EIS for CapX 2020.

The RUS EIS must address impacts of entire CapX 2020 Phase I -- It's all connected

connected action, a part of a whole. RUS environmental review - the entire project as proposed is subject to review as a phased and that only the Hampton-LaCrosse portion of the Capx 2020 Phase I proposal is at issue for the over 600 miles long and a cost approaching \$2 billion. It is false compartmentalization to claim CapX 2020 Phase I is the largest transmission project in the history of the State of Minnesota,

CapX 2020 was developed as a whole

regarding those lines. Attachment B is the April 3, 2009, press release some of which were announced April 3, 2009. 22, 2009. The blue dotted lines are future lines, PUC, order granting Certificate of Need May Certificate of Meed proceeding before the MN blue solid lines are "Phase I," applied for in the NM-SPG planning group on June 14, 2006. The CapX 2020 power point presentation to MAPP whole'. This map, Attachment A, is from a CapX 2020 was studied and developed as a



Minnesota's Electric Transmission Infrastructure Needs (October 2005) See CapX 2020 Centificate of Need Application, Appendix A-1, available online at: CapX2020 Technical Update: Identifying

February 2010 Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report

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CapX 2020 was presented as a whole

project was applied for in the summer of 2007). substation location addressed, it was Prairie Island, until this was changed slightly before the web of transmission, not just the Hampton to laCrosse piece (Hampton, however was not the The CapX 2020 Vision Plan was repeatedly presented by the applicants as a large interconnected

Table 4. Summary of Vision Plan

TOTAL			1620	(1/2) 512,12
Prainte Island MM. guiW. bfM	Косћемет, МИ	348	88	2.54
UN, nwotsennel	Maple River (Fargo, MD)	S+8	101	\$2.08
Rochester, MN	North LaCrosse, WI	545	09	45
Ellendale, ND	Hettinger, ND	345	231	173.25
Columbia, WI	North LaCrosse, WI	345	08	09
Chicago County (Chicago City, MM)	Prairie Island (Red Wing, MW)	345	28	5.13
Blue Lake (Southwest Twin Cities, MM)	Ellendale, MD	3+8	200	120
Benton County (St. Cloud, MIV)	St. Bomineius, MN	545	79	5.24
Benton County (St. Cloud, MM)	Granite Falls, MN	545	110	5.28
Benton County (5t.Cloud, MM)	Chisago County (Chisago City, MM)	348	65	57'11
Arrowhead (Duluth, MM)	Forbes (Morthwest Duluth, MM)	345	09	42
Arrowitead (Duludt, MN)	Chisago County (Chisago City, MM)	345	130	06
Antelope Valley (Beulah, ND)	Unmertown, ND	348	185	\$£'88 T
VIA, sribaszelA	Maple River (Targo, MD)	3+8	176	5.16
VIA, sribusxelA	Benton County (St. Cloud, MN)	345	08	09
From	10	Volt (kV)	Miles	(JZS) 120)
Facility Vame				13 207 10

p. 17; Rogelstad, Tr. Vol 2A, p. 39 et seq. 2020 Update, June 14, 2006; Rogelstad, Vol. 2A, p. 69-74; Rogelstad, Direct Testimony 1, Application, App. A-1, Technical Update October 2005; see also Exhibit 12, CapX Exhibit 17, Portion of the 2005 Biennial Report Filed by Transmission Utilities, p. 36; Ex.

of an inextricably linked inseparable network of transmission lines. June 14, 2006. Over and over and over, the Hampton-LaCrosse line is presented as just one part Need Application, App. A-1, Technical Update October 2005, and the CapX powerpoint update, the 2005 Biennial Report filed by Transmission Utilities (p. 36); the CapX 2020 Certifiate of Vision Plan repeatedly as the Prairie Island to Rochester to NorthLaCrosse line above, listed in of Need proceeding before the PUC. The Hampton to LaCrosse line is listed in the CapX 2020 Attachment C is a copy of this chart, an integral part of the record in the CapX 2020 Certificate

Your comment has been noted.

Environmental Impact Statement. by the RUS. Purpose and Meed will also be addressed in the Draft at: http://www.usda.gov/rus/water/ees/eis.htm, which has been approved Evaluation Study addresses project Purpose and Need and is available independently of the other CapX2020 projects. The Alternative Rochester-La Crosse 345-kV Project was developed and proven participating, the Purpose and Need for the CapX2020 Hamptondeveloped in a similar time frame with some of the same of utilities While the CapX2020 projects involve four independent projects being

CapX 2020 Phase I was applied for as a whole

from Brookings to Hampton, and Hampton to LaCrosse. Phase I of CapX 2020 from the CapX The Certificate of Meed application was for the Phase I pieces from Fargo to Benton County,

I. Can you tell me more about CapX2020?

cucrgy expansion. bill in phases designed to meet this increasing demand as well as to support renewable increase 4,000 to 6,000 megawatts (MW) by 2020. The new transmission lines will be and affordable service. Planning studies show that customer demand for electricity will surrounding region to expand the electric transmission grid to ensure continued reliable CapX2020 is a joint initiative of 11 transmission-owning utilities in Minnesola and the

- Bemidji-Grand Rapids, 68 miles, 230-kV
- Fargo-St. Cloud-Monticello, 250 miles, 345-kV
- Hampton-Rochester-La Crosse, 150 miles, 345-kV
- Brookings County-Hampton, 200 miles, 345-kV

those that serve the majority of customers in Minnesota and the surrounding region. The CapX2020 utilities - investor-owned, electric cooperatives and municipals - include

The RUS EIS must address impacts for the full CapX 2020 project, including all the lines

proposed in Phase I:

- . Fargo-St. Cloud-Monticello, 250 miles, 345-kV Bemidji-Grund Rapids, 68 miles, 230-kV
- Hampton-Rochester-La Crosse, 150 miles, 345-kV
- Brookings County-Hampton, 200 miles, 345-kV

Background

.15.202.1. Commerce*. I ask that Attachment D be incorporated by reference into the RUS EIS. 40 CFR the state's review of CapX 2020. Attachment D, Scope of ER - Minnesota Department of show both the limited review and highlight what was expressly excluded from consideration of background the Minnesota Department of Commerce Scope for their "Environmental Report," to First, in considering the scope of the RUS EIS, what SHOULD and MUST be included, I offer as

environmental review, stating in the scope: The most important omission by the state was its refusal to acknowledge the anticipated RUS

content/uploads/2008/02/environmentalreport-scope.pdf MN Dept. of Commerce ER Scoping Document, available online: http://nocapx2020.info/wp-

February 2010 Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report

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B-001-002

Your comment has been noted. The RUS does not have jurisdiction over the State of Minnesota Certificate of Need evaluations or content of those proceedings.

The Draft Environmental Impact Statement will be available on the RUS website at

http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its publication.

It is not possible to associate this environmental review with any lederal review at this time. Minnesota Rule 4410.3900 anticipates coordinating state and federal review where possible. However, association is not possible in this case due to timing and relevance. Piret, completion of this ER is required for the confessed case hearing prior to when any application initiating potential federal review would be filed.

We all know very well that the RUS EIS was pending. It is the duty of applicants to work with RES in anticipation of environmental review and to apply MEPA early in the process. 7 CFR 1794.11. The applicant instead did its best to distance the Certificate of Need environmental review from federal review. The state bought into this framing, and specifically disavowed any knowledge of necessary RUS environmental review despite numerous comments regarding RUS trowledge of necessary RUS environments.

Additionally, no application for a permit or funds from the Rural Utility Service is anticipated by Additionally, no applicants. No action requiring a federal EIS is anticipated. If that situation were to change when any route applications are filed, the Department would pursue all opportunities to confining the EIS reviews in those proceedings with any relevant federal agency reviews.

Attachment D.

This statement by Commerce in the state scope is contrary to facts known at the time. Many comments were made in the scoping meetings regarding the necessity of federal review of this project, but they were unreasonably dismissed. By refusing to acknowledge the expected RUS environmental review, the state circumvented thorough environmental review and to cooperate in federal environmental review, the state circumvented thorough environmental review encompassing all issues as required under federal rules.

The scope of state review was also deficient in that it specifically excluded consideration of the impacts of the likelihood that CapX 2020 would facilitate coal generation and emissions:

The ER will not review impacts of specific energy sources in addressing the project, such as carbon outputs from cost-generated facilities or environmental impacts from a wind generation imstallation. The proposal is a set of transmission lines designed, as stated, to serve local needs and to improve the access of Minnesola renewable energy sources unto the grid. Transmission operators intespecitive of the source of energy and is managed on the gard by the Midwest Independent System Operators independent of generations independent of generations independent of generators independent of generations independent of generations independent of generations are not directly associated with any particular source. This project diffuse from others

This exclusion of impacts by claiming the lines are not associated with any specific generation is not consistent with the record which clearly states that while the transmission owners cannot discriminate in provision of transmission services, a large portion of the capacity may well be coal. The scope of the RUS EIS must include impact of this line if it is used for various capacity ranges of coal.

designed to accommodate or compensate for the connection of a proposed generating facility

The RUS EIS must address various scenarios of enabling coal generation

The capacity of each of the lines is 4,100 per testimony in the Certificate of Meed case, and the wind lobby talks of getting 700MW of wind, meaning that capacity attributable PERHAPS to

8-00T-008

B-001-003

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

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Your comment has been noted. The Draft Environmental Impact Statement will describe, in detail, project purpose and need. The justification document which has been accepted by the RUS is the Alternative Evaluation study which is available at: http://www.usda.gov/rus/water/ees/eis.htm.

B-001-005

Your comment has been noted. Alternatives to the project will be addressed in the Draft Environmental Impact Statement.

B-001-006

Your comment has been noted. Potential impacts to wildlife will be addressed in the Draft Environmental Impact Statement.

wind is about 1/6 of capacity and the rest would likely be coal. The RUS EIS should address impacts assuming various percentages of coal:

WM 014 - 401 o

WM 050,2 - %02 o

WM EEO,E - %27 o

WM 284,6 - %28 o

For the megawait ranges, it is rather simple to calculate coal emissions for old pulverized coal units, supercritical coal units, and IGCC (without capture as carbon capture is not expected anytime soon) and address emissions at the various percentage levels of each.

B-001-004 The RUS EIS must independently verify need claim

In the state's Environmental Report, the applicant's need claims were accepted and presumed without independent verification. In today's reality of significantly decreased demand, and governmentally mandated and consumer driven conservation efforts, need claims must be substantiated

The RUS EIS must address reasonable system alternatives

I also draw to your attention to specific parts of the state "Environmental Report," which demonstrates failure to adequately examine system alternatives, and unreasonable limitation of alternatives. Attachment E, Minnesota Department of Commerce Environmental Report, and Minnesota Environmental Policy Act, the Minnesota Environmental Rights Act, and Mational Environmental Policy Act, the Minnesota Environmental Rights Act, and Mational Environmental Policy Act. I sak that Attachment E and F be incorporated by reference into the RUS EIS, 40 CFR 1502.21.

The RUS EIS must address system alternatives, independently and combined

The RUS EIS must address system alternatives were rejected if they could not, alone, address the presumed need. System alternatives include conservation, efficiency, SmartGrid distribution to level out load peaks, generalized load shifting, local generation (i.e., the planned Rochester West End gas plant, SE Minnesota wind generation), and siting of generation without new transmission, i.e., Minnesota's Distributed Renewable Generation Study.

The RUS EIS must address impacts on river crossings of Minnesota and Mississippi Rivers and Mational and Minnesota Scenic Byways

The planned and alternative routes for CapX 2020 would cross the Minnesota River and the Mississippi Minnesota River Scenic Byway twice, and would cross the Mississippi River and the Mississippi

³ MN Dept. of Commerce Environmental Report, available online in two parts: Attachment E - Environmental Report http://nocapx2020.info/wp-content/uploads/2008/04/environmental-report-Attachment F - Environmental Report. Maps: http://nocapx2020.info/wp-content/uploads/2008/04/environmental-reportalized provided in the provide

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Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

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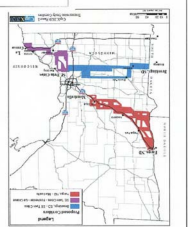
8-001-006

B-001-005

River Scenic Byway. Both river valleys contain protected wildlife areas that would be affected by the crossings and the impacts must be analyzed.

900-т00-8

19, Rochester, 7:00 p.m. July 2, 2008. See CapX 2020 Public Hearing Transcript, Tab scenic byways will be impacted by the project. map*, as above, demonstrates that multiple CapX maps with the Minnesota Scenic Byways Highway Administration. A comparison of which is part of the U.S. DOT, Federal under the National Scenic Byways Program, National Scenic Byways, but all 22 byways fall byways are also federally designated as Road covering 575 miles. Six Minnesota short 9-mile seenie byway to the Great River statewide scenic routes ranging in length from a encompassing more than 2,800 miles of two (22) select roadways as scenic byways, The State of Minnesota has designated twenty-Mississippi River and the Minnesota River. the state, crossing or parallelling the The corridors for CapX 2020 cover much of





* National Scenic Byways Program Inftp://www.byways.org/ Explore Winnesota Tourism Scenic Byways Fage One Hurp/cxpolereninnesota com/experiences/byways/index.aspx?gclid=CKfD9ZPaqZcCFQ8QagodLlnKjw Explore Minnesota Tourism Scenic Byways Page Two

http://exploreminnesota.com/experiences/byways/drives.aspx

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

Your comment has been noted. Potential impacts to wetlands will be addressed in the Draft Environmental Impact Statement.

B-001-008

Your comment has been noted. The RUS does not have jurisdiction over the State of Minnesota Certificate of Need evaluations or content of those proceedings.

The RUS EIS must address the many acres of wetlands in the footprint of CapX 2020

on that many acres of weitands will be affected by the CapX 2020 project? How would impacts

Z00-T00-8

I'll be forwarding more comprehensive Comments throughout the next two weeks. Thank you for the opportunity to submit this Comment.

Very truly yours,

Carol A. Overland
Legalectric
P.O. Box 176
Red Wing, MM 55066
(612) 227-8638 and (302) 834-3466
overland@legalectric.org

Enclosures:

Attachment A – Slide 7, CapX 2020 power point presentation to MAPP NM-SPG planning group on June 14, 2006

Attachment B – April 3, 2009, press release, showing extensions from ND and to WI

Attachment C – Vision Plan Cart, found in 2005 Biennial Report filed by Transmission Utilities

(p. 36); the CapX 2020 Certifiate of Need Application, App. A-1, Technical Update October

2005, and the CapX powerpoint update, June 14, 2006.

Attachment E — Environmental Report NOT ATTACHED — available online at http://nocapx2020.info/wp-content/uploads/2008/04/cnvironmental-report2.pdf

Attachment E — Environmental Report Mane NOT ATTACHED — available online

Attachment D - Scope of ER - Minnesota Department of Commerce

Attachment F - Environmental Report, Maps NOT ATTACHED — available online at: http://nocapx2020.info/wp-content/uploads/2008/04/environmental-report-maps.pdf

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

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Sent: Friday, April 03, 2009 9:50 AM From: Sandok, Mary R [mailto:Mary.R.Sandok@xcelenergy.com]

News Release

Subject: News Release: Upper Midwest Utilities Identify Electric Transmission Upgrades To Meet To: undisclosed-recipients

Renewable Energy Standard Milestones

(media line) 612-215-5300 (0) 612-215-5329 Mary Sandok, Xcel Energy (c)612-865-1366 £172-244-£07(0) Randy Fordice, Great River Energy Contact Information

To Meet Renewable Energy Standard Milestones Upper Midwest Utilities Identify Electric Transmission Upgrades April 3, 2009

Improvements Necessary in Wisconsin to Maintain System Stability

renewable energy milestones beginning in 2016. electricity transmission system to ensure they can deliver the renewable energy necessary to meet Minnesota's MINNEAPOLIS — Upper Midwest utilities have identified improvements needed in the region's high-voltage

2015 renewable energy targets. meet Minnesota's Renewable Energy Standard. North Dakota, South Dakota and Wisconsin have 10 percent by deliver 30 percent by 2020). It's estimated that 4,000 to 6,000 megawatts of renewable energy will be needed to increments and by 2025 deliver 25 percent of their energy from renewable sources (Xeel Energy is required to Minnesola's 2007 Next Generation Energy Act requires that utilities increase renewables on their systems in

The utilities identified transmission needs in studies published this week. The studies can be downloaded

areas in southern and western Minnesota, North Dakota and South Dakota. with a double-circuit 345-kilovolt line would unlock up to 2,000 megawatts of transmission capacity from wind-rich The studies confirmed that replacing a 60-year-old 230-kilovolt line that runs between Granite Falls and Shakopee

regional transmission build out to efficiently deliver wind power to our customers." the CapX2020 Group 1 lines, which are moving through the permitting processes, and serve as the next phase of our milestone," said Kent Larson, transmission vice president at Xeel Energy. "The upgrade will optimize capacity from "Upgrading the 230-kilovoll line is the most cost-effective way to meet the 2016 renewable energy standard

The studies also found that further upgrades in Minnesota and the Dakotas (beyond the 230-kilovolt line upgrade) The 125-mile line would cost an estimated \$350 million, with an additional \$110 million for underlying system

transmission line between La Crosse and Madison. The study is expected to be completed by 2010. A joint transmission planning study now under way by several utilities aims to determine the need for a new megawatts from the new 345-kilovolt line in Minnesota - of approximately 3,600 megawatts. increase the transmission system transfer capability by 1,600 megawatts for a total increase - with the 2,000 the new 345-kilovolt double circuit line between Granite Falls and Shakopee and a new Wisconsin line would "tipping point" where reliability is compromised, according to the studies. The studies found that the combination of Wis., area and the Madison, Wis., area. Without a line to the east of Minnesota, the transmission system will reach a will not provide significant benefit prior to installation of a high-voltage transmission line between the La Crosse,

However, the 345-kilovolt projects identified in the studies conducted by the Upper Midwest transmission-owning such as the passage of a national renewable energy standard, may lead to the consideration of a 765-kilovolt overlay. transmission line expansion," said Will Kaul, transmission vice president at Great River Energy. "Policy changes, "The renewable energy requirements of states in the Upper Midwest will be efficiently met with further 345-kilovolt

utilities are still required as a foundational component of a 765-kilovolt overlay.

Exhibit A: Sandok Press Release, April 3, 2009

Study Details

- The studies were sponsored by Minnesota load-serving utilities, including; Basin Electric Cooperative (also representing East Ryter Electric Power Cooperative and L&O Power Cooperative), Central Minnesota District, Minnesota Akuncipal Power Receive Power Cooperative, Minnesota Municipal Power Agency, Mainnesota Power Cooperative, Minnesota Municipal Power Roberts Agency, Minnesota Municipal Power Cooperative, Minnesota Power Cooperative, Minnesota Minnesota Minnesota Minnesota Minnesota Minnesota Minnesota, an Xeel Energy company, Otter Tail Power Company, Undertern States Power Cooperative, Minnesota, an Xeel Energy company, Otter Tail Power Company, Undertern States Power Company, Otter Tail Power Cooperative Company, Otter Tail Power Cooperative Company, Otter Tail Power
- The study teams conferred with the state Office of Energy Security's technical review committee, which
 includes representatives from the Midwest Independent Transmission System Operator and other regional
 transmission planners.
- Utility transmission planning engineers representing transmission owners in Iowa, Minnesota, North
 Dakota, South Dakota, Wisconsin and Manitoba were consulted to gather information on new generation
 data and the accuracy of transmission modeling through 2016.
- For the purposes of Minnesota Renewable Energy Standard compliance, the study teams assumed that
 wind-energy generation would be the primary source of generation developed.

Also found on Xcel Energy's website:

http://www.xcelenergy.com/Company/Newsroom/Pages/NewsRelease2009-04-03-03UpperMidwestUtilitiesIdentifyElectrictranmissionUpgrades.aspx

Exhibit A: Sandok Press Release, April 3, 2009

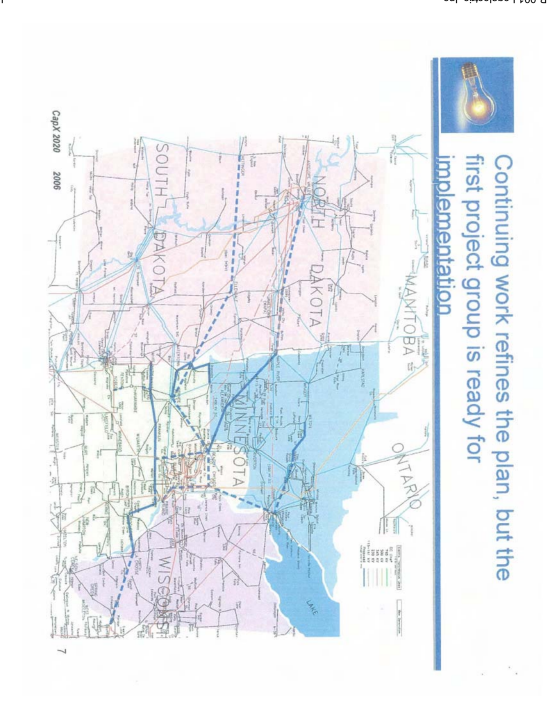


Table 4. Summary of Vision Plan

LOTAL			1620	(1/2) 512,12
Red Wing, MN		345	85	5.84
basisi əinisi	Rochester, MM			
	(Fargo, ND)	345	101	80.25
GM, nwotesms,	Maple River			
Rochester, MN	North LaCrosse, WI	345	09	45
Illendale, ND	Hettinger, VD	348	731	173.25
IW ,sidminlo	North LaCrosse, WI	345	08	09
Chisago City, MM)	(Red Wing, MN)	345	87	5.13
Chisago County	Prairie Island			
Southwest Twin Cities, MN)		345	200	120
Slue Lake	Ellendale, MD			
St. Cloud, MM)		345	79	5.24
Sention County	St. Bomfacius, MN	100 00001	24005	46,791(45)
St. Cloud, MM)	7000	345	110	2.28
Sention County	Gramite Falls, MM			
St.Cloud, MM)	(Chisago City, MM)	345	65	44.25
Sention County	Chitsago County			
Duluth, MN)	(Morthwest Duluth, MM)	345	09	42
hrawhead	Forbes			
Duluth, MN)	(Chisago City, MM)	345	170	06
hrawhead	Chisago County			
Beulah, ND)		345	182	27.8EI
Antelope Valley	Jamestown, ND			
	(Fargo, ND)	345	176	5.46
MM, sinbassel A	Maple River			
	(St. Cloud, MN)	345	08	09
MM, sinbusxelA	Benton County	/AA-A14-1/A		
uio.i_	oT	V olt (kV)	Miles	Cost (SM)
Facility Vame				

Exhibit 17, Portion of the 2005 Biennial Report Filed by Transmission Utilities, p. 36; Ex. 1, Application, App. A-1, Technical Update October 2005; see also Exhibit 12, CapX 2020 Update, June 14, 2006; Rogelstad, Vol. 2A, p. 69-74; Rogelstad, Direct Testimony p. 17; Rogelstad, Tr. Vol 2A, p. 39 et seq.



SCOPING DECISION ENVIRONMENTAL REPORT

PUC Docket No. ET02, E002/CN-06-1115

In the Matter of the Application of Great River Energy, Xcel Energy and Others for a Certificate of Need for the CapX 2020 345-kV Transmission Projects

The above matter has come before the Commissioner of the Department of Commerce (the Department) for a decision on the content of the Environmental Report (ER) to be prepared in consideration of the Xcel Energy, et al., Application for a Certificate of Need for three, 345 kilovolt (kV) high voltage transmission lines (HVTL) in Minnesota. According to Minnesota Rule 7849.7030:

The Commissioner of the Department of Commisere shall prepare an environmental report on a proposed high voltage transmission line or a proposed large electric power generating plant at the need stage. The environmental report must contain information on the human and environmental impacts of the proposed project associated with the size, type, and timing of the project, system configurations, and voltage. The environmental report must also contain information on alternatives to the proposed project and shall address mitigating measures for anticipated adverse impacts. The mitigating measures for anticipated adverse impacts. The commissioner shall be responsible for the completeness and securical information in the environmental report.

An ER provides a high level environmental analysis of the proposal and system alternatives, and reviews convincemental impacts associated with named and alternatives nor is it comparable in does not take the place of an EIS that would evaluate route alternatives, nor is it comparable in scope. It is only one part of a larger Department investigation of the Certificate of Need Application. The Department in its overall review will address in detail all the issues and alternatives required by rule.

The Minnesota Department of Commerce Energy Facilities Permitting (EFP) Unit held public information meetings on December 10,11, 13, 17 and 18 in Moorhead, Fergus Falls, Alexandria, Clearwater, Winons, Rochester, Marshall, Olivia, Arlington, and Cannon Falls to inform the public about the project and the regulatory proceedings; discuss environmental, social and economic issues of importance in the area potentially affected, and to gather public input into the scope of the Environmental Report to be prepared for the project. The meetings provided the public an opportunity to ask questions about the project and to suggest alternatives and specific impacts to address in the ER. The public was given until January 14, 2008, to submit written comments. Fifty-four written comments received.

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

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CapX 2020 Transmission Certificate of Meed

. . . .

on the content of the ER: Having reviewed the matter, and having consulted with staff, I hereby make the following Order

MATTERS TO BE ADDRESSED

The ER will address the following subjects/matters for the proposed project:

PROJECT DESCRIPTION

and proposed design. The ER will describe the proposed project, right-of-way requirements, location, purpose,

RECULATORY FRAMEWORK

participation process. reviewed under, including the Certificate of Need, environmental review, and the public The ER will describe the regulations and regulatory processes which the project is being

ALTERNATIVES TO THE PROJECT

The ER will describe and analyze the feasibility of the following alternatives:

- No-build alternative,
- Conservation alternative,
- Existing line or system improvements,
- Generation alternative, and
- Use of alternative corridors.

ASSESSMENT OF PROJECT IMPACTS AND MITIGATION

respectively. As appropriate, data may include: corridors, including data specific to each of the Fargo, LaCrosse and Brookings projects avoidable and unavoidable impacts of and mitigation measures for the proposed project The ER will describe the environmental setting within the project area and analyze the

- and safety codes). resources, human health and safety (including electric and magnetic fields, aesthetics, radio and television interference, archeological and historic Impacts on human settlement: socioeconomic, displacement, noise,
- transportation, mining and forestry, and economic development. Impacts on land-based economics: recreation, prime farmland,
- fauna, rare and unique natural resources surface water, groundwater and wetlands), soils and geology, flora and Impacts on natural environment: air quality, water quality (including

PERMITS AND APPROVALS REQUIRED

The ER will describe the federal, state and local permits anticipated to build the project.

Environmental Report Scoping Decision - 3

CapX 2020 Transmission Certificate of Need

ISSUES OUTSIDE OF THE ENVIRONMENTAL REPORT

The JR will not consider the impacts or mitigative measures associated with specific routes within the proposed corridors. Site specific concerns (i.e., along specific routes) will be addressed in separate PUC permitting proceedings for each of the three line proposals expected to be filed sometime in late 2008. The ER will only identify the general potential impacts from the construction, operation, and maintenance of the proposed HVTLs along the broad geographic areas proposed, and the measures generally available to mitigate these potential impacts.

The DR will not review impacts of specific energy sources in addressing the project, such as carbon outputs from coal-generated facilities or environmental impacts from swind generation installation. The proposal is a set of transmission lines designed, as stated, to serve local needs and to improve the access of Minnesota renewable energy sources unto the grid. Transmission poperates irrespective of the source of energy and is managed on the grid by the Midwest Independent System Operators independent of generation type. Therefore, these transmission lines are not directly associated with any particular source. This project differs from others designed to accommodate or compensate for the connection of a proposed generating facility onto the grid.

It is not possible to associate this environmental review with any federal review where possible. Minnesota Rule 4410.3900 anticipates coordinating state and federal review where possible. However, the association is not possible in this case due to timing and relevance. First, completion of this ER is required for the contested case hearing prior to when any application initiating potential federal review would be filed.

Additionally, no application for a permit or funds from the Rural Utility Service is anticipated by any of the applicants. No action requiring a federal EIS is anticipated. If that situation were to change when any route applications are filed, the Department would pursue all opportunities to coordinate the EIS reviews in those proceedings with any relevant federal agency reviews.

SCHEDOLE

The BR shall be completed by March 31, 2008, except for those portions which are dependent upon other direct testimony of the Department of Commerce due April 30, 2008.

Signed this 18 day of February, 2008

DEPARTMENT OF COMMERCE

Glenn Wilson, Commissioner

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

Your comment has been noted. The criteria used to route the transmission line is described in the Macro Corridor Study which is available on the RUS website at:

http://www.usda.gov/rus/water/ees/eis.htm. These criteria and routing process will be addressed in the Draft Environmental Impact Statement. The project is still in the development and planning stages and the utilities have not yet permitted a route for the transmission line.

The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its publication.

B-002-002

Your comment has been noted. The criteria used to route the transmission line is described in the Macro Corridor Study which is available on the RUS website at:

http://www.usda.gov/rus/water/ees/eis.htm. These criteria and routing process will be addressed in the Draft Environmental Impact Statement. The project is still in the development and planning stages and the utilities have not yet permitted a route for the transmission line.

Dale and Suzanne Rohlfing 2310 15th Avenue NW Rochester, MN 55901 (507) 288-2808 Ms. Stephanie Strength Environmental Protection Specialist USDA, RUS Engineering and Environmental Staff 1400 Independence Avenue SW, Stop 1571 Washington, D.C. 20250-1571

Dear Ms. Strength,

June 16, 2009

Thank you for coming to Plainview, MM for the CAPX2020 Hampton-Rochester-

We own and operate a tree farm in Minnesota, Wabasha County, Zumbro Township: T.109M-R.14W. The northern most route proposal touches our property.

This route disregards Minnesota Statute 216E.03, subdivision 7, of the route permit criteria, by fragmenting property and natural/critical habitat. It transects a state designated cance route, another tree farm, and is the closest to a registered bald eagle nest of all the northern routes crossing the Numbro River.

This route would devastate the aestheties, and alter the river bottoms and the riparian ecosystem of this region within the Dorer Memorial Hardwood State Forest.

We ask that you please reinforce the use of existing corridors, road, rail and energy lines, when choosing the final route, pursuant to the above mentioned MM Statute.

Enclosed is a letter sent to Tom Hillstrom of Xcel Energy in April of 2009 with specific impacts of the route, area map, and photos.

Lhank you in advance for your consideration,

Respectfully yours,

Date and Suzanne Rohlling

Drohl24057@aol.com

Caraway57@aol.com

B-002-002

B-002-001

Your comment has been noted. While RUS does not have jurisdiction over the State of Minnesota Certificate of Need evaluations or those proceedings, however, potential impacts to human settlement and recreation will be addressed in the Draft Environmental Impact Statement.

B-002-004

Your comment has been noted. The RUS does not have jurisdiction over the State of Minnesota Certificate of Need evaluations or content of those proceedings. Potential impacts to the aestethic quality of the area surrounding the transmission line will be addressed in the Draft Environmental Impact Statement.

B-002-005

Your comment has been noted. Potential impacts to social and economic resources will be addressed in the Draft Environmental Impact Statement.

April 2, 2009

Mazeppa/Zumbro-Hyde Cinzens/Landowners c/o Suzanne Rohlfing 2310 15th Ave NW Rochester, MN 55901 Mr. Thomas Hillstrom Supervisor, Siting and Permitting Mr. Grant Stevenson Senior Project Manager Xcel Energy 414 Micollet Mall (MP 8A) 414 Micollet Mall (MP 8A) Minneapolis, MN 55401

Dear Mr. Hillstrom and Mr. Stevenson,

We are citizens and land owners of Mazeppa and Zumbro-Hyde Townships, Wabasha County. We are responding to the most recent route change proposals for the CAPX2020 transmission line. These routes were displayed at the community meeting in Zumbro Falls at the Zumbro Community Church on Thursday, February 26, 2009. Mr. Grant Stevenson attended and spoke to the group at that meeting.

We would like to express our concerns and address them for you with respect to the Public Utilities Commission Minnesota Administrative Rules, 7849,5910 "Factors Considered".

Considered".

Fractor A. "effects on human settlement, including, but not limited to, displacement, noise, aestherics, cultural values, recreation and public services". The new proposals appear to have no less effect on settlement. There would be, however, increased effects on recreation for the following reasons: 1- this stretch of the Zumbro River is a designated Alimnesota state cance route, with one of the two most popular routes being from the Zumbro dam to Zumbro Falls, according to the DAR. 2-this stretch of the from the Zumbro dam to Zumbro Falls, according to the DAR. 2-this stretch of the burdividuals and patrons of local camps/businesses. Acsthetics will clearly be impacted by the 150-foot transmission towers, the transmission lines, and the 150-foot clear cut meeded for their maintenance. Many of the area's recreational activities will be adversely affected.

B-002-0041

B-002-003

Factor C. "effects on land-based economics, including, but not limited to, agriculture, lorestry, tourism and mining." Major economic impacts include the following: 1Steeplechase Ski Area. This four-season resort relies heavily on the present landscape and aesthetics for visitor use of the ski hills themselves and the 5-mile trail network used for hiking, biking, snowmobiling and cross country skiing. Of special consideration are the specifics of downhill ski terrain specifics only the north half of the property for expansion potential. This business contributes to the local economy through property for expansion potential. This business contributes to the local conomy through employment, operating expenditures, and contribution to the activity of other local employment, operating expenditures, and contribution to the activity of other local businesses. 2- Two working Tree Farms, sections 15 and 16. The white pine, red pine,

B-002-005

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

B-002 Rohlfing Tree Farm Appendix I

Environmental Impact Statement. resources affected by the transmission line will be addressed in the Draft Your comment has been noted. Impacts to historic and archeological

B-002-007

Statement. water and air quality will be addressed in the Draft Environmental Impact Your comment has been noted. Potential impacts to wildlife, vegetation,

B-002-008

transmission line is described in the Macro Corridor Study which is Your comment has been noted. The criteria used to route the

utilities have not yet permitted a route for the transmission line. The project is still in the development and planning stages and the process will be addressed in the Draft Environmental Impact Statement. http://www.usda.gov/rus/water/ees/eis.htm. These criteria and routing available on the RUS website at:

> reduced, as much of the value of rural property in the area derives from the remote The value of any property within sight of the transmission lines will be significantly farms. These farms also utilize local businesses for tree and equipment maintenance. 3required maintenance would also prevent further plantings and potential return on the realized until tree maturity and harvest. The clear cut for the transmission lines and the expense that cannot be compensated. The actual monetary value of these cannot be and black walnut planted on these two properties represent years of invested labor and

marker, according to Mr. Allen Whipple, local historian. enter this site onto their Historical Society List. There is consideration for a historical Charles Ingalls and brother of Laura Ingalls Wilder. The Historical Society has agreed to the South Troy Church, and the grave of Frederick Ingalls, the infant son of Caroline and Dale cemetery, the old South Troy town site near the existing cemetery and schoolhouse, trail north of County 7 and west of Hwy 63. 2-Troy/ South Troy. This includes the old 70 and south to South Troy, there are historical points of interest. 1- The historic wagon Mactor D. "effects on archaeological and historic resources" Between Wahasha County

B-002-007

B-002-006

nest. There is dense eagle activity north of Wabasha County 7 and the green bridge. crossing on the most northern route proposal is in close proximity to a registered eagles quality, which will be daniaged by disturbing the surrounding forests. 4- The river "catch and release" regulation for smallmouth bass. This fishery depends on high water potential sources of carbon credits 3- This part of the Zumbro River has a designated temperature fluctuations in the river, c- decreased sources of CO2 absorption and flora allowing invasive species, ic. buckthorn, and potential for alteration of shading and predation susceptibility. b- Increased erosion which contributes to alteration of native and protective options which then results in reproductive compromise and increase decreased natural habitat for native wildlife species which impacts food sources, nesting which is also extremely susceptible to crosion. This has multiple implications: a-2- The recently proposed routes would eradicate a significant acreage of forest land, portion is state owned. It was intended to help preserve the river and the land around it. I- This land is part of the Richard J. Dorer Memorial Hardwood Forest. Only a small transmission line and its 150-foot clear cut are numerous. Following are a few examples: resources and flora and fauna" Environmental effects and conservation concerns of the Factor E. "effects on natural environment, including effects on air and water quality,

B-002-008

I xibnəqqA

Highway 52 and Interstate 90. These corridors are the logical routes for the transmission LaCrosse, both of which are serviced by existing transportation rights-of-way, ie: US The primary beneficiaries of the transmission lines are the cities of Rochester and existing rights-of-way, survey lines, and existing transportation and transmissions lines. transected property and do not appear to incorporate the need to parallel or utilize and electrical transmission systems or rights-of-ways" Parts of the most recent route have lines and agricultural field boundaries." use of existing transportation, pipeline, Factors H. "use or paralleling of existing rights-of-way, survey lines, natural division

B-002 Rohlfing Tree Farm

Your comment has been noted. Potential impacts resulting from construction, operation, and maintenance of the transmission line will be addressed in resource sections throughout the Draft Environmental Impact Statement.

B-002-010

transmission line is described in the Macro Corridor Study which is available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. These criteria and routing

Your comment has been noted. The criteria used to route the

process will be addressed in the Draft Environmental Impact Statement. The project is still in the development and planning stages and the utilities have not yet permitted a route for the transmission line.

Factor L. "costs of constructing, operating, and maintaining the facility which are dependent on design and route? Several of the proposed routes have many corners and angles that add to the cost of construction, and these same routes require significant unbetred areas. Boutes following highways will have fewer corners and timberred areas. Utilizing the angle of US Highways will have fewer corners and rather than using the northern routes, will reduce the length of the lines. These routes will also be constructed primarily on farmland, which does not need to be cleared initially or in the future. The timbered areas on the northern routes would need regular clearing or or in the future.

B-002-010

B-002-009

We thank you for these considerations, and look forward to future contact.

Respectfully submitted,

The Citizens of Mazeppa and Zumbro-Hyde Townships, and other interested parties.

Interstate 90, and the cities that this project will benefit: Rochester and LaCrosse.

damage. We also suggest that you consider route proposals closer to Route 52 and

more appropriate route which has less impact on an area that has minimal existing

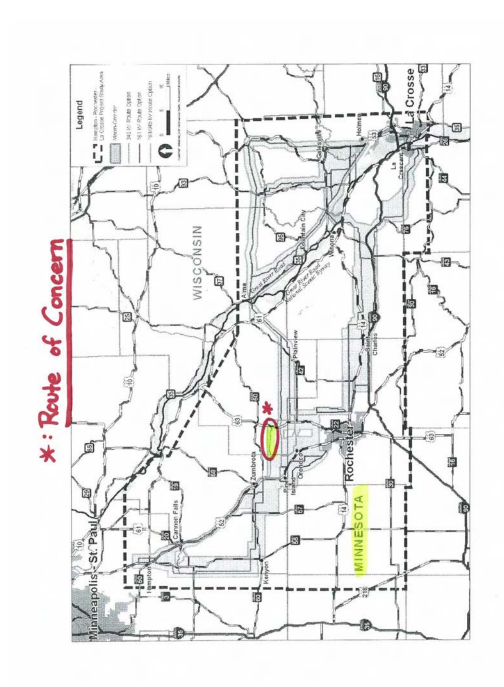
We sincerely hope you consider the above mentioned factors, and choose alternately a

Enclosures

Bob Cupit, PUC MN Matt Langan, MN DNR

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

B-002 Rohlfing Tree Farm Appendix I





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essing the potential impacts	What additional key issues should be addressed when ass
	Other:
	Health and safety
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	Radio or television interference
	Historic and cultural sites
	Biological resources (wildlife habitat, raptors)
	Water resources (floodplains, river crossings)
	Land use (agriculture, residential, recreation)
	Proximity to residences
	Visual / Aesthetic resources □
	Project Purpose and Need
u for transmission line siting.	Please check the following issues that are important to yo
791 mm	Which meeting did you attend?
	I do not wish to be on the project mailing list
	mailing list, please check the box below.
it. If you prefer to not be on the	Completing this form will automatically add you to our mailing lis
	the project. Thank you.
	today or mail by June 29, 2009. Your comments help in the plant
	USDA RUS Federal Environmental Impact Statement process and

Hampton–Rochester–La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

B-003-001

Your comment has been noted. Potential impacts to recreational resources will be addressed in the Draft Environmental Impact Statement.

The Draft Environmental Impact Statement will be available on the RUS webite at: http://www.usda.gov/rus/water/ees/eis.htm. Impacts to land use in areas such as the Woodland Camp will be considered in the Environmental Impact Statement. Comments on the Draft Environmental Impact Statement will be solicited after its publication.

In your opinion, what are the most sensitive resources (biological, cultural, recreational, ect.) in the Project area and why?	
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considered when assessing the Project. Please indicate the location of your property.	100-
Please describe any special uses or circumstances on your property that should be	
Commercial Industrial Other:	+1
☐ Agriculture ☐ Residential ☐ Conservation Easement	
If you own property in one of the proposed corridors, please indicate all the existing uses of your property in one of the proposed corridors, please indicate all the existing uses	
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B-004-001

Draft Environmental Impact Statement will be solicited after its website at http://www.usda.gov/rus/water/ees/eis.htm. Comments on the The Draft Environmental Impact Statement will be available on the RUS landowners if the problem arises. caused by the transmission lines will be addressed with individual Your comment has been noted. Interference with electrical equipment

B-004-002

publication.

utilities have not yet permitted a route for the transmission line. The project is still in the development and planning stages and the process will be addressed in the Draft Environmental Impact Statement. http://www.usda.gov/rus/water/ees/eis.htm. These criteria and routing in the Macro Corridor Study which is available on the RUS website at: Statement. The criteria used to route the transmission line is described resources will be addressed in the Draft Environmental Impact Your comment has been noted. Potential impacts to agricultural



June 17, 2009

Subject: CAPX2020 Proposed Power Line Route A120

To Whom It May Concern:

property and within 20 ft. of our lateral move irrigation system. Proposed Power Line Route A120. Route A120 takes the power line down the west border of our Syngenta Seeds is an owner of a 412 acre Research Farm that is directly in the path of the CAPX2020

this may have on our GPS reception that we use in moving our irrigation system and on our tractors and Our immediate concerns are the proximity of the towers to the irrigation system and the possible effects

I look forward to working with you to discuss these and other concerns.

CAPX2020. Please ad me to any mailing or email lists that are appropriate to keep me informed on the progress of

planters for field trial planting. Other concerns may surface as the process moves forward.

Bruce Wiese

B-004-001

B-004-002

317 330th St. Syngenta Seeds Site Operations Manager

Stanton, Minnesota 55018







Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report



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Radio or television interference	
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Water resources (floodplains, river crossings)	
Land use (agriculture, residential, recreation)	
Proximity to residences	_
Visual / Aesthetic resources	
Project Purpose and Need	
lease check the following issues that are important to you for transmission line siting	_
Which meeting did you attend?	M
I do not wish to be on the project mailing list	
sailing list, please check the box below.	
ompleting this form will automatically add you to our mailing list. If you prefer to not be on the	9
le project. Thank you.	
SDA RUS Federal Environmental Impact Statement process and return your completed form day or mail by June 29, 2009. Your comments help in the planning and implementation of	
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Your comment has been noted. The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its publication.

B-002-001

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ect.) in the Project area and why?	
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Agriculture Residential Conservation Easement Passivelly Commercial Industrial Other: These Factor Please describe any special uses or circumstances on your property that should be considered when assessing the Project. Please indicate the location of your property.	I

Strength, Stephanie - Washington, DC From:

Lilley, Bliss; To:

Date:

FW: Dairyland Power Cooperative CapX2020 Hampton-Rochester-Subject: Collins, Carly; :oo

Tuesday, July 14, 2009 8:30:13 AM La Crosse Transmission Line Project

Carleton College Dairyland Power CapX2020 comments.pdf Attachments:

From: nbraker@carleton.edu [mailto:nbraker@carleton.edu] ----Original Message-----

Sent: Friday, June 26, 2009 12:25 PM

Subject: Dairyland Power Cooperative CapX2020 Hampton-Rochester-La Crosse Cc: mn02ima@mail.house.gov; sen.kevin.dahle@senate.mn; david@davidbly.com To: Strength, Stephanie - Washington, DC

Hello Ms. Strength:

Transmission Line Project

CapX2020 Hampton-Rochester-La Crosse Transmission Line Project. Attached please find our comments on the Dairyland Power Cooperative

Carleton College

Lecturer in Biology

Nancy Braker

Pease feel free to contact me if you have any questions.

Director of the Cowling Arboretum

507-222-4543 Northfield, MN 55057 One North College Street

nbraker@carleton.edu

February 2010 Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report

B-006-001

Your comment has been noted. The criteria used to route the transmission line is described in the Macro Corridor Study which is available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. These criteria and routing

http://www.usda.gov/rus/water/ees/eis.htm. These criteria and routing process will be addressed in the Draft Environmental Impact Statement. The project is still in the development and planning stages and the utilities have not yet permitted a route for the transmission line.

The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its publication.

Carleton College One North College Street Northfield, Minnesota 55057

507-222-4543

Nancy C. Braker

Director of the Cowling Arboretum and Lecturer in Biology

Stephanie Strength
Environmental Protection Specialist
USDA, Rural Utilities Service
Ingineering and Environmental Staff
1400 Independence Avenue, SW., Stop 1571
Washington, D.C. 20250-1571

Stephanie.strength@usda.gov

June 26, 2009

Re: Comments on the Dairyland Power Cooperative CapX2020 Hampton-Rochester-La Crosse

Dear Ms. Strength:

I am writing to comment on the above referenced Transmission Line Project. Carleton College has a vested interest in this project due to our ownership of an important tallgrass prairie remnant located in Goodhue County, within ¼ mile of one of the proposed routes.

McKnight Prairie was purchased by the College in 1968 in order to provide a location for faculty and students to study and conduct research on native prairie, and the plants and animals found there. Tallgrass prairie, or prairie of any sort, is a rare commodity throughout its range. In Minnesota, less than one-half of one percent of the original prairie remains. McKnight Prairie has been identified by the Minnesota Department of Matural Resources as one of the highest quality remnant prairies left in Goodhue County.

B-006-001

We strongly favor the eastern of the two proposed routes; that is the one that roughly parallels State Highway 52 as it passes through Goodhue County. This route follows an already developed transportation and utility corridor thereby limiting impact on the rural landscape. In addition to less impact on the agricultural community, this route will have fewer effects on native wildlife, including declining plants, animals and native plant communities.

B-006 Carleton College

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Congressman John Kline Minnesota State Senator Kevin Dahl Minnesota Representative David Bly

Thank you for your careful attention to this matter.

The western of the two routes, the one we do not favor, would directly impact wildlife habitat and the apecies, as finite, a beneficially a population concentration the Loggerhead Shrike, a Minnesota threatened species, is found in the area, nesting and foraging for food in the brushy fields and remnant prairies patches that are found throughout this landscape. The shrikes, which frequent McKnight Prairie, nest and forage in the area that would be disrupted by the power line construction and maintenance.

In summary, we strongly encourage you to select the eastern of the two routes, adjacent to Highway 52. This route provides for more efficient land use, and has a limited effect on important natural resources.

...

Sincerely,

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report Pebruary 2010

B-007-001

This federal scoping process is specific to only the Hampton-Rochester-La Crosse 345-kV project. As such, we have forwarded you comments to the project team dealing with the project with which you have raised

concerns.

The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its

publication.

 From :
 Strength, Stephanie - Washington, DC

 To:
 Lilley, Bliss:

 cc:
 Collins, Carly.

Subject: FW: Capx2020 Project concerns
Tuesday, July 14, 2009 8:31:34 AM

From: Mrsprchal@aol.com [mailto:Mrsprchal@aol.com] Sent: Monday, June 29, 2009 10:49 AM

To: Strength, Stephanie - Washington, DC Subject: Capx2020 Project concerns

Highway 13 New Prague, Mn 56071, 952-758-3781.

Subject: Capx2020 Project concerns

Dear Stephanie Strength, Mark worries much talk about energy alternatives, conservation Racetrack of powerlines coming our way?! There is much talk about energy alternatives, conservation and the need for more energy. What worries me is that just in the past months I have heard about a solar power from Nevada to power the US, GreenPower Express which already has a map online of possible routes and Phases 2 of CapX 2020 and here we are battling over CapX2020 Phase 1. When saked about the GreenPowerExpress, CapX2020 did not seem to know anything about it! The state needs to stop the chase, slow down and further study this before there are 175 foot poles with 8 foot diameter bases in our land that will be here FOREVER! How much studying was done to see if we can incorporate our own wind generation locally? Much of this project is driven to sell the power further incorporate our own wind generation locally? Much of this project is driven to sell the power further any incorporate our own wind generation locally? Much of this project is driven to sell the power further any it seemingly coming from coal burning operations. Even if something new or better comes along and these are obsolete, they are here to stay. The standard poles we are used to seeing are along and these are obsolete, they are here to stay. The standard poles we are used to seeing are

spproximately 40 feet so you can imagine the enormity of this project.

Over 400 residents representing Le Sueur, Rice & Scott County met at New Prague High School in New Prague on April 7 to address their questions, concerns & comments to Scott Ek representing the Neu & Craig Poorker, project representative. The project being addressed is the 237 mile 345 kilovolt transmission line proposed to be installed by CapX 2020 with construction slated to begin in 2010. Scott County has been chosen as having the preferred route and Le Sueur and Rice County designated as the alternate route. These routes are just proposed and could and most likely will designated as the alternate route. These routes are just proposed and could and most likely will change , we were told. This should be a concern for all residents regardless of where you live as it will impact entire communities pitting neighbor against neighbor, driving down property values and creating an unneeded eyesore for our natural, rural and agricultural areas.

Many people in attendance, who would be impacted by these lines, posed questions and concerns about the health aspects, aesthetics, damage to fields and wildlife. Some questions were answered but far too many were left unanswered or were answered with "we don't know". We farm just south of New Prague in Lanesburgh Township and as century farm owners of a working farm we are highly concerned and have spent well over 150 hours writing letters, informing residents and doing our own grassroots campaign against this project. There is evidence that demand has dropped and there are other means of energy that have not been fully explored including nuclear and localized wind power other means of energy that have not been fully explored including nuclear and localized wind power instead of blighting the countryside with these monstrous lines. Submitted by owners of Czech Country Farms, Shirley Gassman, Brends Fromm, Jodi Prchal and husbands and children. 30901 State

A Good Credit Score is 700 or Above. See yours in just 2 easy steps!

B-008-001

publication.

This federal scoping process is specific to only the Hampton-Rochester-La Crosse 345-kV project. As such, we have forwarded you comments to the project team dealing with the project with which you have raised

concerns. The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its

From: wildhorsehills@aol.com [mailto:wildhorsehills@aol.com] Sent: Friday, July 17, 2009 7:03 AM To: Tim.Pawlenty@state.mn.us; Scott.Ek@state.mn.us; stephanie.strength@usda.gov Subject: High Voltage Power Line

Hi, I am writing to express my concerns and objections to the high voltage power line suggested route along 50th street in Webster, Minnesota. I run a show horse breeding operation with over \$100,000 in horses on my property. I feel this power line will be detrimental to the health of my livestock, and my business. Sincerely, Kathryn M. Ott, DVM

Stay cool with this summer's hottest movies. Moviefone brings you trailers, celebrities, movie showtimes and tickets<http://www.moviefone.com/summer-movies?ncid=emlweusmovi0000000d5>l

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Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

B-008 Ott, Kathryn Appendix I

B-009-001

to the project team dealing with the project with which you have raised La Crosse 345-kV project. As such, we have forwarded you comments This federal scoping process is specific to only the Hampton-Rochester-

publication. the Draft Environmental Impact Statement will be solicited after its website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on The Draft Environmental Impact Statement will be available on the RUS concerns.

Kessler, Ellen

Cc: Subject: Collins, Carly Tuesday, July 14, 2009 8:32 AM Lilley, Bliss :oT Sent: Strength, Stephanie - Washington, DC [Stephanie.Strength@wdc.usda.gov] From:

scott ek letter.doc FW: More CapX2020 information...

Attachments:

Subject: More CapX2020 information... To: Strength, Stephanie - Washington, DC Sent: Monday, June 29, 2009 11:04 MA +0:11 From: Mrsprchal@aol.com [mailto: Mrsprchal@aol.com]

Please see attached...thanks much.

A Good Credit Score is 700 or Above. See yours in just 2 easy steps!

February 2010 Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report

I xibnəqqA B-009 Czech Country Farms

Docket ET-2/TL-08-1474 April 14, 2009 Dear Mr. Scott Ek and the PUC,

I am writing regarding Section 15 and 16 of Lanesburg Township, in addition to the area west and east of these sections, particularly where the route begins cutting cross country from 300th St to 141 a. Ave. I am highly disappointed that the proposed line would be cutting through prime agricultural land when from day one of learning about this project this was one of the top concerns of the CapX2020 group. Following road right of ways was going to be a priority for this project, we were told. In addition this also impacts a number of thomes that are close to the line as well, including daycares and many children who live and play near these lines.

I cannot even describe what emotional toll this is taking on the people of this area. This area is being impacted not only because of their homes but their agricultural businesses as well. Although they may not be out there with a suit and a tie, this is their BUSINESS!

How may this impact our business and those around us?

I. Compaction of soil is a great concern. When semis, excavators, cement trucks, cranes are all running over the land there is going to be compaction. In fact there are places that the more buffalo trails can still be found and are still compacted to his day. Imagine what all of this equipment is going to do to the ground where a tiny seed needs to send out a sall of this equipment is going to do to the ground where a tiny seed needs to send out a sprout. A sprout means a crop and a crop means moncy for the farmer which means an impact on our BUSINESS. Who will be responsible for soil that is so compacted it will impact on our BUSINESS. Who will be responsible for soil that is so compacted it will

take many, many years, if ever to get that yield back to where it was before this project?

2. Tile Breakage is another big worry. Running all through these fields are tiles that help to properly drain these fields. Large equipment can crack or break them. This may not be realized for years. Putting these tiles in was not cheap. Checking them to make sure they didn't get damaged costs money as well. And I cannot imagine the cost to replace them. This should be of great concern not only on our farmland but those east and west of us as well. Who will be responsible to make sure that tiles were not cracked or damaged and if they were who will pay for it? If the fields don't properly drain this means wet areas that can't be planted as soon as they could have, it means areas that remain wet or drowning long after they would have, which means loss of erop which means loss of money which makes a negative impact on our BUSINESS.

3. Maintenance of the lines/poles: This is not just a one time deal. The building of this alone would be detrimental enough but now think about the future. I have to believe that these lines and poles will be subject to inspection and repair in the future. So now the soil has been compacted, tile lines may be damaged and land was taken away but this will rever go on. It can be said maintenance would be done in the winter but problems could occur anytime, even when the crops are growing. Who will be responsible if growing crops get damaged?

4. Working around poles: While I respect the fact that these are single pole structures, it is still a big obstacle for large equipment to try to maneuver around. Where once the

farmer could plant straight rows, now every row will be impacted due to the obstacles in the way. This is not just a minor inconvenience. If you are going around things you are wasting seced. And seed costs money to the tune of \$250 a bag in some cases. Now add the cost of extra fertilizer, chemical spray and time. It all adds up. This is not an exaggeration. This is real. Getting up and down off of the tractor to put the booms up and down to get around these poles is something we didn't have to do before and this is not just for one pole, it would be the entire length of the fields and for everyone across this area. Time is precious and valuable.

5. Now that this project has so negatively impacted the business aspect let's think about the human aspect. What was once an enjoyable time of planting and harvesting for generations working together for a common good (we have 3 generations working together in the field), we now have lines to be under and poles to work around. Depression is real and this project will be the root cause of it. As a mom I would not allow my children to ride in the tractors and the combine near these lines and since this affects pretty much hie entire portion of the farm then their dreams have been crushed. We spend a lot of time running up and down the entire field picking rocks with a 4 wheeler. The kide actually enjoy this but having them under these lines is a risk I cannot expose them to. Who will be responsible for the emotional aspects that people will now expose them to. Who will be responsible for the emotional aspects that people will now expose them to.

6. Damage to farm equipment: Many times work must be done in the dark if there is a time factor involved during planting or harvesting. There is large equipment that is hard to turn. Trying to get around these poles without catching equipment is a big concern. In addition when plows are being used in the ground, there is a possibility of catching the cement pad under the pole. The costs of repairs are astronomical. Who will be liable for this if the operator is doing the best they can but an accident happens?

7. Huge metal grain bins with electrical motors for acration, a corn dryer with electrical parts, old metal grain bins with electrical motors for acration, a corn dryer with electrical parts, old metal sheds, older tractors and combines which need chains behind them, electrician to come in and make sure things are properly grounded would be more electrician to come in and make sure things are properly grounded would be more expense for our business. This would not be cheap to get it checked, let alone to get it face. Who would be responsible for this bill since this is something that we would not each may be and prior to this proposed project? Who purchases the chains for each tractor? What if we have to cover a well bin when an approaching electrical storm is coming, which has had to be done before? Who will want to climb up there and possibly be electrocuted? It may sound minor to those who want this project to go through but they are nonetheless real to us who will have to live with it FOREVER!

8. If this project is truly needed (which I am still opposed to due to lack of enough studies) then alternatives that should be highly considered and not dismissed due to length or cost should be:
a. Put the entire line underground: this would eliminate so much of the opposition and in

the long run may be just as cost effective. Studies should be done to make it a more

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report 0102 February Project Scoping Report

viable option. Perhaps with more research this could be done. This would also eliminate the visual fear factor of making us targets for terrorists and the entire EMF fear.

b. Follow road right of ways and then bury the line in sensitive areas where there are a tegens of a give and take type approach for CapX instead of just a taking approach.

c. Follow 190 and 35W. This should not be dimissed. There is already existing right of ways and the impact to homeowners would be minimal since there are not many homes on a freeway and if there are, they are further back. The amount of land needlessly taken from hard working people would be minimal. The complaints those landowners are from hard working people would be minimal. The complaints those landowners are fined in the state of Minnesota and make this project more user friendly in the eyes portion of the state of Minnesota and make this project more user friendly in the eyes of everyone.

In closing, I just want to say that the PUC should be looking out for all of us. We all work hard to get where we are. We have emotional and family ties to the places that could be destroyed forever while we try to do our part by recycling and conserving energy. Please consider this project carefully and take into account the number of lives being affected due to one project.

Submitted by Daniel and Jodi Prehal and their children in care of Czech Country Farms Submitted by Daniel and Jodi Prehal and their children in care of Czech Country Farms

30901 State Hwy 13 New Prague MN 56071, 952-758-4213.

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en assessing the potential impacts	What additional key issues should be addressed wh
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	Radio or television interference
	Historic and cultural sites
	Biological resources (wildlife habitat, raptors)
	Water resources (floodplains, river crossings)
	Z Land use (agriculture, residential, recreation)
	Proximity to residences
	✓ Visual / Aesthetic resources
	Project Purpose and Need
to you for transmission line siting	Please check the following issues that are important
	Which meeting did you attend? Linconnyg
	I do not wish to be on the project mailing list
	mailing list, please check the box below.
iling list. If you prefer to not be on the	Completing this form will automatically add you to our ma
	the project. Thank you.
e planning and implementation of	USDA RUS Federal Environmental Impact Statement proctoday or mail by June 29, 2009. Your comments help in the project Theat vol.

COMMENT FORM

B-010-001

Your comment has been noted. RUS anticipates that the CapX2020 Utilities would provide compensation in the form of a one-time easement payment to property owners who host transmission lines. Property owners would retain ownership of the land and may continue to use the land around transmission structures. RUS anticipates that the land around transmission structures. RUS anticipates that the CapX2020 Utilities would work with property owners to negotiate easement payments after the permitting process.

The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its publication.

B-010-002

Your comment has been noted. Potential impacts resulting from construction, operation, and maintenance of the transmission line will be addressed in resource sections throughout the Draft Environmental Impact Statement.

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ect.) in the Project area and why?	
In your opinion, what are the most sensitive resources (biological, cultural, recreational,	
Waraning Tourshy, return 31 and 32	
considered when assessing the Project. Please indicate the location of your property.	
Please describe any special uses or circumstances on your property that should be	
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Agriculture Basement Residential Conservation Easement	

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B-011-001

This federal scoping process is specific to only the Hampton-Rochester-La Crosse 345-kV project. As such, we have forwarded you comments to the project team dealing with the project with which you have raised

concerns.

The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its publication.

Kessler, Ellen

From: Strength, Stephanie - Washington, DC [Stephanie.Strength@wdc.usda.gov]
Sent: Tuesday, July 14, 2009 8:32 AM
To: Lilley, Bliss
To:

Cc: Collins, Carly
Subject: FW: CapX 2020 Project
Attachments: capxletter.doc; Reasons to avoid the LeSueur.doc

From: Mreprchal@aol.com] [mailto: Mreprchal@aol.com] Sent: Monday, June 29, 2009 10:57 AM To: Strength, Stephanie - Washington, DC Subject Subject: GapX 2020 Project

Please read the attached letter regarding the proposed CapX project. Thanks, Jodi Prchal

A Good Credit Score is 700 or Above. See yours in just 2 easy steps!

Hampton–Rochester–La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

B-011 Czech Country Farms Appendix I

Reasons to avoid the LeSueur/Rice County Alternate Route (300th St/County Road 28/Rice County 2/60th St) according to the EIS statement and the PUC factors that are considered in route determination:

- 1. Human Settlements
- a. Would destroy the rural integrity of the area.

going in the middle of fields.

- b. Cultural Resources-Many century plus family farms would be impacted...many go back to the founding fathers of this area. Would also impact a cemetery in Rice County along Rice County 2. Landowners are proud of their land, many having had this land passed down for generations with the intent to continue to do so. Although CapX claims to have followed section lines/fonce lines that really does not mean much since it is still not following any existing right of way and would impact still impact the landowners on both sides and in many cases it is would impact still impact the landowners on both sides and in many cases it is
- c. Land Use-The alternate line runs close to fowns that are growing and will continue to do so. Developing of the land may be inevitable and a high voltage line would greatly devaluate the land values that could have been much higher if there was no line. Also when non existing right of ways are used the entire right of way must be given by the landowner and in addition many of these locations would be affected as far as buildability in the future. In some locations the only feasible place to ever expand the operation or build a home is right where the line would be. This is just not fair if there are existing right of ways that can be used.

 Would be. This is just not fair if there are existing right of ways that can be used.

 Socioeconomics-The alternate lines runs not only near but through many
- Dustinesses. There are at least two daycares, many acres of farm fields (which when having to go around poles requires more time, spray, seed, and compaction of soil reducing the yield as well as possible breaking of field tiles), Kajer Organic Dairy Operation, working hay field operations, buffalo ranch, horse ranches, Pieper Dairy Operation, a woodworking business (Nyles), organic gardens and poultry operations which require electric fence, etc.
- e. Community Services
- t. Utility Systems-The line would pass through several gas pipelines-(south of New Prague and near Lonsdale). As in the case of Section 15/16 Lancsburgh township there is already an MVEC Electric line on the west side of the highway is a bigger 69 KV transmission line as well.

Traffic/Transportation: There is a working railroad in section 15 Lanesburgh

- Township where trains run many times daily. The line would cross over the tracks in this section. There was information regarding possible issues with railroads in the application book. Crop Dusters may have issues and crop dusters are used in this area. There is also an airport near Webster which I know had concerns.

 J. Safety and Health: EMF's are a concern for everyone including those on the
- alternate route. The alternate route follows small and narrow county and township roads where homes were allowed to be close to the road. Given that the road itself in an anrow and the home can be close to the road it should be clear that there is not much area to work with compared to following a larger road where there is more right of way to begin with. There are many concerns about electric fences, fuel tank, grain dryers, metal grain bins, metal should areas and the state of the clear that the state of the confine and the state of the state of the combines that can all have affects from the high voltage lines. In many areas this combines that can all have affects from the high voltage lines. In many areas this

would pass extremely close or over these structures. During construction there would be dust and traffic issues. We have a developmentally challenged adult living on the farm. We also have asthma issues as well.

- living on the farm. We also have asthma issues as well.

 i. Noise- Many people in the rural areas keep their windows open all spring, summer and fall so noise would be heard from the lines.
- 2. Natural Environment:
- a. Air Quality/Climate
- b. Geology/Soils- We have prime ag land being threatened. The rich soil is perfect to grow beautiful crops. We know of other farmers who have had to deat with projects like thist/just this past winter) and have had many issues with soil compaction. With large equipment there is no denying that the ground will become compacted and there is significant research that shows this will affect the become compacted and there is significant research that shows this will affect the yield for many years to come. It makes no sense to be affecting entire fields to get into the middle of them to place poles. When maintenance is needed, perhaps in the middle of again to getsearch and again to generations.
- c. Water Resources- This line would affect wetland areas all along the area, would affect their private well. affect their private well.
- d. Wetlands- The DM&University of MN and private homeowners have all made attempts to maintain areas for natural preservation for wildlife. Documentation for most areas was submitted in public comments regarding this. This should be highly considered when a PIR.
- highly considered when doing an EIS.

 e. Biological Resources- Eagle nests and birds have been witnessed where the lines would be placed, in addition to many species of animals and birds that make their homes in the ever decreasing natural areas. The increase in housing in the area has
- really made the areas that are left natural very desirable and vulnerable.

 Economic and Land Use Resources

 a. Agriculture-touched on above already but very important as these are not only
- family farms but businesses as well. There is also a tree farm(Al Dietz). The alternate route in these counties takes a hard hit at the farm fields and the natural areas when it cuts cross country. It doesn't make sense to further hurt the agriculture sector when it is up against so much already and should be preserved.

 Forestry- Again going cross country would deplete some natural wooded areas.
- These counties were part of the "Big Woods".

 c. Mining- I am not familiar with the mining in this area.
- d. Recreation/Tourism- There are many places to hunt which get used heavily in the fall/winter/spring. Because the area is growing there are less and less places to hunt. Snowmobile trails run under the lines in many locations. In discussions with many residents about this issue everyone feels that this line
- should be run from Brookings south on 29, east on 1 90, and then north on 35W.

 Substations could be built closer south or follow 14/99/and wind toward 35W.

 Another idea was to utilize underground mitigation near populated areas. Because of the sensitivity of the Le Sucur Crossing from an Environmental standpoint, cross in Belle Plaine and if homes/schools are an issue then start underground there and utilize the proposed extension of Scott County Road 2(see map Appendix B5 Sheet CH 29-

gray line) from 169 and follow it utilizing underground as needed. If the LeSueur Crossing must be utilized there are other roads that could be used(to avoid the Pyrotechnic factory) to connect up to this County Road 2 extension. I am not as familiar with these roads but many of them on the map showed very few homes on

No matter which route you go there are going to be homes close to the road, children waiting for busses under it or playing or sleeping under it. But to criss cross through the countryside upsetting natural preserved areas, following natrow roads or no road at all, cutting through private businesses, destroying entire family farms really does not make environmental, economical or ethical sense. I would welcome any further questions anyone may have or clarifications.

Jodi Prchal, Czech Country Farms, Sections 15,16, 26 Lanesburgh Township

32155 Sanborn Dr Montgomery MN 56069 952-758-4213

Thank you for your consideration,

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

952-758-4213 New Prague, MN 56069 30584 State Hwy 13 Dan and Jodi Prchal, Czech Country Farms

easy to say that a pole could be in the middle of a field, however the impact will be felt voltage for cattle is also a concern that this powerline brings to farmers as well. It is also areas as well and is divided by a highway, a creek and bordered by a railroad. Stray desirable place left for a new home or windmill to ever be built. The land has wetland could ever be built in this area. So now out of almost 100 acres, there is really no on each side of the line that would be the right of way of the line and no new homes and even more saddened after attending the meeting and finding out there is a wide area own. I was saddened to look online and see exactly where this line was being proposed even by our children. We have also discussed the possibility of wind generation of our someday a new home could be built preferably north of the existing building site, perhaps children and their children. There is an occupied home there now, but we have plans that handed down through many generations and will continue to be handed down to my almost 80 acres of corn and soybeans. This land was founded by our Czech ancestors and natural wetland areas and directly through our 100 year old family farm. We operate path along other section lines and existing roadways. It crosses into prime farmland and rightful location along the road right of way (County Road 28 to Lonsdale) or follow a township. Should this end up the final route selected, the line should continue in the but feel that it makes no sense to ruin farms, woods and other natural areas across the being diverted and I don't necessarily want a powerline to go past my home here either, again. I would like to make it clear that my residence is actually in the section that is then diverts north and then east and south again to meet up again with County Road 28 concern is why the proposed powerline follows County Road 28 east out of Le Sueur and discussed the possibility of someday building a home at the above location. Our main currently live (County Road 28), however we own and farm the other property and have consideration which is located at 32155 Sanborn Dr. Montgomery. This is where we though I am writing with a double edged sword as our current residence is also under around this area as well. This concerns docket number ET-2 E002/CN-06-1115. I feel as Lanesburg Township sections 15 and 16, however we are concerned about the sections We are writing this letter with the concern over property we own and currently farm in To Whom It May Concern:

have representatives that actually get out and visit the areas you are proposing to go This past weekend we drove the route that this line is being proposed and hope that you

even more lines continuing to cut through our farm. We would like to know what the asked at the meeting but the rep did not know. We are concerned about the possibility of We are also concerned about the lack of knowledge as to what Phases 2 and 3 entail. We many times to get the planting completed. Combines are not easy to maneuver either. just one example of this, it would involve getting off the tractor to adjust the planter by that farmer every time they have to try to go around poles with large equipment. As

future plans are if Phase 1 is approved.

February 2010 Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report I xibnəqqA

further discuss this. Thank You, Dan and Jodi Prchal and children actual people. Please contact us anytime at 952-758-4213 or mrsprchal@aol.com to for this project that you are not just impacting the land itself but hopes and dreams of breathes for John Deere and farming. Please remember that when you make the decisions looking across the farm that one day they will inherit. Our son especially lives and will leave you with a photo we took of our children a few years back. They are innocently footprint would be left with towering poles and wires stretching across the countryside? I are destroying. We talk about leaving our environmental footprints behind...what type of worry about the future of my children and their children to have to live in a world that we polluting it even more than it is already and adding to the effects of global warming. We do not support. Coal burning plants emit large amounts of toxins into our environment, found that over half of the energy is actually coming from coal burning plants, which we Project has all along said this to deliver wind power, but in fact after I did some research, Maybe there is a better way to deliver and transport the power. In addition, the CapX be better suited for this or perhaps more research should be done on this entire project. location altogether would be a solution. Perhaps the location north of New Prague would number of homes along County Road 28 is too great then perhaps looking at a different the cities of New Prague and Montgomery will likely be one.. If the growth potential or annexed property not too far north of the farm. With this in mind, generations from now make sense. The growth of New Prague is pushing south all the time. In fact the city has are already living with existing lines. But to go through sections of townships does not of way is quite honestly, the better option if the need is approved as those homeowners all or just a few. Some stretches also have no powerlines at all. An existing roadway right their view is blocked by trees. There are also long stretches where there are no homes at Many of the homes where it is being diverted have homes that are set back quite a way or homes along this road, which there are homes along the entire stretch of 28 anyhow. diverts into the countryside to the point it comes back to 28 and it is true that there are be going through that same property. We also drove County Road 28 from the point it to see them. Now imagine the feeling they have that a 175 foot pole with 8 wires could significant amount of money to bury the lines around their home so they would not have well as right through property owner's yards. Some of these homeowners actually paid a a huge towering powerline cutting through all the beautiful farms and natural areas, as through and not just look at acrial maps. When we drove the route we could not imagine

Looking west across the land....

May 13, 2009 Zumbro Falls, MN 55991 58212 - 403 Avenue Camp Victory Ministries

Washington, DC 20250-1571 11400 Independence Ave. S.W. MAIL STOP 1571 Stephanie A. Strength

Re: Cap X 2020 Rochester – LaCrosse 345 KV Project Routes B17 & B18 RUS E1S

Dear Ms Strength:

maximum impact, incompatible industrial intrusion, and should not be done. What is the total impact? lakes and rivers in S.E. Minnesota. To run a 345 K.V. high pole power line through this rural community is a hard-core, section of the Zumbro river valley and Lake Zumbro are the closest adjacency to Rochester and one of the few useable away from the pressures of urban city living, is a highly sought after and premium commodity for this reason. This priority in people's lives. Public and private recreational areas, residential sites close to nature, and adjacency to water personal stress relief with quiet and solitude or leisure activities and leisure open space is a growing situation and services in S.E. Minnesota caused by the growth in both population and business in the area. Likewise, today's need for We support, respect, and appreciate the need to plan for the future and meet the growth demands for electrical

annmer. Ultimately, the camp's master plan grows to around 350 kids plus 150 staff each week in the summer.

B-013-003

The camp is expanding its programs including adult retreats throughout the year and a growing day camp program in the

Today Camp Victory has over \$3 M invested and served over 1,200 people last summer, with 90 kids plus staff on site all

Camp Victory. They are: We are writing to express specific concerns about the potential impacts of the B17 and B18 route location option on

education in addition to the primitive camping. It is available to groups of various sizes to use, learn, explore The southern 2000 feet of the camp's bluff land is an undeveloped natural setting used for outdoor life

and enjoy. They can be anywhere, and all over, this site.

primitive sites during weekends over the balance of the spring, summer, and fall camping season. living in tents for up to one week at a time for a scheduled L1 weeks in the summer. Other groups utilize these There is a natural terrace along this bluff that is part of a children's camping program. It includes 30-50 children

- activities and sleeping in, around, and under the power lines? directly overlaps this area. What are the electrical fields, magnetic fields and attracted lightening risks to youth We are highly concerned about the impact on these groups of children as the potential power line route B18
- with the intent of mining iron ore.) How does this impact or extend the magnetic field influence? This portion of the bluff has a substantial iron content in the subsurface rock. (A mining company once owned it

February 2010 Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report

I xibnəqqA B-013 Camp Victory Ministries

B-013-001

Your comment has been noted. Potential impacts to the aesthetic quality of the areas surrounding the transmission line will be addressed in the Draft Environmental Impact Statement.

The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its publication.

B-013-002

Your comment has been noted. The criteria used to route the transmission line is described in the Macro Corridor Study which is available on the RUS website at:

available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. These criteria and routing process will be addressed in the Draft Environmental Impact Statement. The project is still in the development and planning stages and the utilities have not yet permitted a route for the transmission line.

B-013-003

Your comment has been noted. Potential impacts to recreational resources will be addressed in the Draft Environmental Impact Statement.

Routing a major trunk power line through this location along the bluffs and across the Lake Zumbro would present a major negative visual impact both upstream and downstream through the heart of this beautiful, rural community setting. What is the magnitude of the impact on the quality of life in the adjacent area?

- The bluffland zoning ordinance in this area is highly controlling for any visual impact or disruption to the bluffs. Construction of roads and buildings by individual landowners is prohibited in this zone for that reason. Should a power line be exempted from this policy/philosophy?
- The Minnesota D.N.R. has previously considered and is currently pursuing a "scenic and wild river" formal
 designation for this area to preserve the natural beauty of the river, bluffs and valley for the benefit of the
 general public. How does the proposed power line fit it?
- Topography along this route rises up to 320 feet vertically from the river to the bluff top (EI 860 EL. 1180).
- There are numerous steep slopes, cross slopes and ravines to be crossed with the route identified. Some slopes
 are in the 90 foot vertical rise per 100 foot horizontal distance category.
- A portion of the soils along the river terraces are very sandy and highly erodible. Construction and maintenance
 traffic is detrimental and is an environmental risk. Currently there are locations in this area with serious erosion
 caused by past logging operations. What is the potential impact from the power line clearing, construction, and
 ongoing maintenance?
- There is a longstanding occupied eagle's nest along this river bluff within 100 feet of route B18.
- Maintenance access to service this area would be quite difficult. In addition to the slope and cross slope issues,
 there are few roads in the erea. Access would need to come from the east end and travel the easement right of
 way over very tugged terrain for over a mile to access the westerly portions of this route. Is this the best route
 for maintenance needs?
- There is another private Christian camp adjacent to this property. Woodland Camp, a long established camp for
 children and adult groups lays full length along the southeast property line and would be significantly impacted
 by route BJ8. Route BJ8 goes directly through their camp, and could well put them out of business. Is that
 appropriate and necessary?

Not withstanding, we suggest serious consideration of meeting the power grid expansion by ublising existing roadway and utility easements and right of way, such as the County Highway 12 and 247 corridors that already disrupt the countryside environmentally. Another option would be to transverse this area further north at a location with lesser scenic bluffland, environmental, recreational, and residential impacts.

B-013-002

B-013-001

ib w

Sincerely,

Gary L. Hayden, P.E. Camp Victory Board

6262-648 (502)

B-014-001

transmission line is described in the Macro Corridor Study which is available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. These criteria and routing process will be addressed in the Draft Environmental Impact Statement.

The project is still in the development and planning stages and the utilities have not yet permitted a route for the transmission line.

Your comment has been noted. The criteria used to route the

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In your opinion, what are the most sensitive resources (biological, cultural, recreational, ect.) in the Project area and why?	
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B-014-005

Your comment has been noted. Potential impacts to human and livestock health and safety with regard to EMF will be addressed in the Draft Environmental Impact Statement.

B-014-003

Your comment has been noted. Socioeconomic impacts to business owners affected by the transmission line will be addressed in the Draft Environmental Impact Statement.

B-014-004

Your comment has been noted. Potential impacts to human and livestock health and safety with regard to EMF will be addressed in the Draft Environmental Impact Statement.

MAOT THAMMOD

We need your input. Please take a few minutes to provide your comments or questions for the USDA RUS Federal Environmental impact Statement process and return your completed form today or mail by June 29, 2009. Your comments help in the planning and implementation of the project. Thank you.

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If you prefer to not be on the	completing this form will automatically add you to our mailing list

I do not wish to be on the project mailing list

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Please check the following issues that are important to you for transmission line siting.

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Proximity to residences

Land use (agriculture) residential, recreation)

Water resources (floodplains, river crossings)

Biological resources (wildlife habitat, raptors)

Historic and cultural sites

Radio or television interference

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Project Purpose and Need

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Hampton · Rochester · La Crosse 345 kV Transmission Project

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B-015-001

Your comment has been noted. Potential impacts to residential land use and agricultural resources will be addressed in the Draft Environmental Impact Statement.

The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments will be solicited after its publication.

COMMENT FORM Public Scoping Meetings

We need your input. Please take a few minutes to provide your comments or questions for the USDA RUS Federal Environmental Impact Statement process and return your completed form today or mail by June 29, 2009. Your comments help in the planning and implementation of the project. Thank you.

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Hampton · Rochester · La Crosse 345 kV Transmission Project

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B-015-002

Your comment has been noted. Due to the transmission grid's interconnected nature as well as to electricity's nature - it's generally difficult to identify a specific source of electricity on the grid.

The proposed CapX2020 transmission lines will serve the region's expected growth and help begin to meet Minnesota's Renewable Energy Standard (RES), which requires utilities to deliver 25 percent of their electricity from renewable sources by 2025 (Xcel Energy is mandated to deliver 30 percent by 2020, with 25 percent from wind). Most of that energy comes from wind turbines.

B-015-003

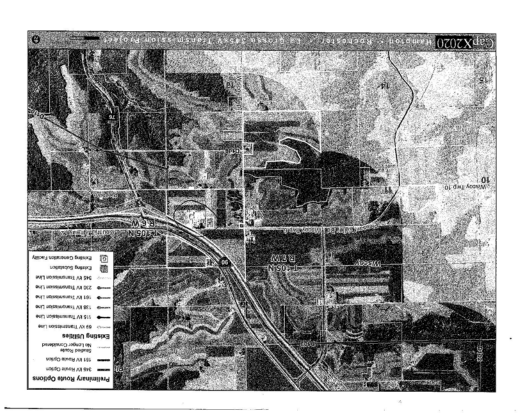
Your comment has been noted. Potential impacts to human and livestock health and safety with regard to stray voltage will be addressed in the Draft Environmental Impact Statement.

B-012-004

Your comment has been noted. Please refer to comment response B-015-002.

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Please plan to continue your involvement in the process and provide your comments. We appreciate your



Public Scoping Meetings We need your input. Please take a few minutes to provide your comments or questions for the USDA RUS Federal Environmental Impact Statement process and return your completed form the project. Thank your comments help in the planning and implementation of the project. Thank you.

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B-016-001

Your comment has been noted. Potential impacts to human and livestock health and safety with regard to stray voltage will be addressed in the Draft Environmental Impact Statement.

The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its publication.

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Hampton , Rochester . La Crosse 345 KV Transmission Project

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B-017-001

Your comment has been noted. The criteria used to route the transmission line is described in the Macro Corridor Study which is available on the RUS website at:

http://www.usda.gov/rus/water/ees/eis.htm. These criteria and routing process will be addressed in the Draft Environmental Impact Statement. The project is still in the development and planning stages and the utilities have not yet permitted a route for the transmission line.

The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its publication.

Corporate Headquarters

RTP Company 580 East Front Street PO Box 5439 Winona, Minnesota 55987-0439 USA

Internet

Telephone

www.rtpcompany.com

7874-EE4 (008) 8188-484 (708)

0069-494 (209)

June 22, 2009



USDA Rural Development TATM: Ms. Stephanie A. Strength 1400 Independence Avenue SW 1731 QTD 112M

RE: CAPX 2020 TRANSMISSION LINE

Dear Ms. Strength:

Washington, D.C. 20250-1571

Mississippi River at the East End Boat Harbor. In reviewing this consepondence is to provide public comment regarding the CapX 2020 High Mississippi River at the East End Boat Harbor. In reviewing this route, it appears the transmission line would come through or in close proximity of two proposed future manufacturing site locations (a 14-acre parcel located at 1416-1510 East Eighth Street and a 13-acre parcel located at 1050 East Fourth Street which adjoins the East Eighth Street and a 13-acre completed and has been prepared for future construction of a 175,000 equare foot manufacturing building. The 14-acre site located and is prepared for future construction of a 10,000 equare foot manufacturing and excavation work completed and is prepared for future construction of a 60,000 equare foot manufacturing building to be built near the existing 16,000 square foot office building.

RTP Company wishes to express our concern, as the routing of these transmission lines through this property may cause the restriction or possible elimination of already proposed future manufacturing capability in Winona, Minnesota. We currently employ 260 people in Winona. At a time when our economy (national and local) needs to provide assistance and incentives for further manufacturing, impairing this site and our company's projects would be conferenceductive.

We respectfully request this be given careful consideration during the planning and

Yours truly,

RTP COMPANY

Hugh Miller
President and CEO

cc: W. Barth K. Lanik R. Strangis

Winons, MN · South Boston, VA · Fort Worth, TX · Indianapolis, IN · Beaune, France · Singapore · Suzhou, China

B-018-001

This federal scoping process is specific to only the Hampton-Rochester-La Crosse 345-kV project. As such, we have forwarded you comments to the project team dealing with the project with which you have raised

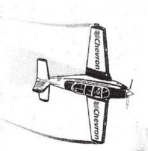
concerns.

The Draft Environmental Impact Statement will be available on the RUS website at: http://www.usda.gov/rus/water/ees/eis.htm. Comments on the Draft Environmental Impact Statement will be solicited after its publication.

Julie Churk's



3114 Boeing Rd. Cameron Part, Ca 95682 www.americanaerobatics.com



\$50,576,052 \$5\$5,050,052 x63

July 17, 2009

Office of Energy Security and Energy Facility Planning St. Paul, MN 55101-2198

Dear Mr. Ek

This letter is being written in objection to the proposed re-route or use of the alternate route published recently for the CapXZ020 project. As I understand, the re-route of the CapXZ020 Brooking to Hampon line will bring the 200 foot towers within ½ mile barrier of Sly Harbor Airpark (IMAS) located in Webster, Minnesota. This private/public airport houses over 70 registered aircraft and operates as one of Minnesota's largest airports in terms of aircraft on field.

The proposed alternate route places these towers directly into the published airport a significant and unacceptable risk to lives by placing these lines in such close proximity to operating sircraft such as; Ultra Lights, Hot Air Balloons, Light Singles, and other low performance aircraft.

Additionally, it should be noted that per both FAA and Minnesota Regulations, any such development within the navigable airspace as presented in Federal Aviation Regulations, If surpace require federal review and review of the existing state and local surpace regulations. As listed in the FAA Advisory Circular (AC) 150/5190-4A. Model alternate re-routing has not addressed these critical safety issues to navigable airspace around IAMUS, Minnesota Sly Harbor Airport.

As a retired commercial sirline Captain and an active aerobatic air show performer, safety is my number one concern when operating an aircraft. I have been a pilot for more than 25 years and lived specifically at the SLy Harbor Airpark since 1988. The suggested placement of said towers is simply too close to the airpark to maintain safety. Might there be the option of another location farther away from the airport or the option of placing lines below ground?

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

It is the purpose of this letter to convey both the danger and hazard to navigation that believe the proposed re-routing to be in the best interest of the citizens of Webster, Minnesota, or Rice County, and add my official objection to this project.

Julie Clark

Captain, Morthwest Airlines (retired)

President and Pilot, American Acrobatics, Inc.

Ms. Stephanie Strength

Environmental Protection Specialist
USDA, Rural Utilities Service
1400 Independence Avenue, SW, Stop 1571
Washington, DC20250-1571

B-019-001

Your comment has been noted. Dairyland Power Cooperative, one of the CapX2020 utilities, has requested financial assistance from USDA Rural Utilities Service (RUS), for Dairyland's anticipated 11 percent ownership interest in the proposed Hampton-Rochester-La Crosse 345 kilovolt transmission line project. RUS has determined that its funding of Dairyland's ownership interest is a federal action and therefore subject to the National Environmental Policy Act (NEPA) and Section 106 of the National Historic Preservation Act (NHPA). RUS is the lead agency for Doth NEPA and Section 106 review.

In preparation of the EIS, RUS is reviewing the funding request from Dairyland within the laws, policies, and guidelines that apply to the request.

Legalectric, Inc.

Carol Overland

Attorney at Law, MN #254617

Energy Consultant—Transmission Tower Plans, Mn #254617

Process Consultant—Transmission Tower Plans, Mn #254617

Process Consultant—Transmission Tower Plans, Mn #254617

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via email: stephanic.strength@usda.gov

Stephanie Strength
Environmental Protection Specialist
USDA, Rural Utilities Service
Ingineering and Environmental Staff
1400 Independence Avenue, SW., Stop 1571
Washington, DC 20250-1571

RE: CapX 2020 - EIS Scope

Dear Ms. Strength:

July 25, 2009

Thank you for the opportunity to raise comments regarding the scope of the RUS EIS. In this Comment, I will frequently be referring to exhibits from the Certificate of Need proceeding, which is where the purpose and scope of the project as proposed are readily apparent.

I. The RUS EIS must address impacts of entire CapX 2020 Phase I.

B-019-001 CapX 2020 Phase I is the largest transmission project in the history of the State of Minnesota! The entire project is a part of a whole, a phased and connected action, an interdependent project. In its application to RUS, CapX 2020 is misrepresented as only a part of a project, with only the Hampton to LaCrosse part claimed. This is grossly misleading, and circumvents the necessary environmental review. CapX 2020 is one large project, developed and applied for in the Certificate of Need proceeding as one project. It was developed as a whole, applied for as a whole, it's all connected, it's environmental impacts are connected.

CapX 2020 was developed as an integrated project.

- It was sold to the Legislative Electric Energy Task Force as an integrated plan for Minnesota and Regional need. NoCapX & U-CAM Exhibit A, CapX 2020 Presentation to Legislative Electric Energy Task Force, September 14, 2004.
- CapX 2020 was presented to the public in September, 2005, as a "comprehensive framework."

B-019-002

Your comment has been noted.

While the CapX2020 projects involve four independent projects being developed in a similar time frame with some of the same of utilities participating, the Purpose and Need for the CapX2020 Hampton-Rochester-La Crosse 345-kV Project was developed and proven independently of the other CapX2020 projects. The Alternative Evaluation Study addresses project Purpose and Need and is available at: http://www.usda.gov/rus/water/ees/eis.htm, which has been approved by the RUS. Purpose and Need will also be addressed in the Draft Environmental Impact Statement.

Over the last year, transmission planners have worked to develop a comprehensive framework for much needed transmission infrastructure for the state of Minnesota. Instead of a piecemeal approach in which each individual electrical issue is studies and addressed separately, we endeavored to integrate our planning efforts and identify common improvements to the high voltage transmission system over a broad spectrum of possible futures.

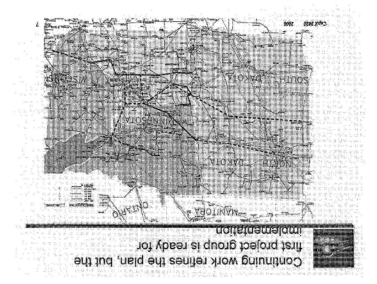
NoCapX 2020 & U-CAN Exhibit B, CapX Letter to PUC, Sept. 6, 2005.

CapX 2020 Phase I, as proposed in the Certificate of Need proceeding, and as stated in CapX presentations and letters, samples above, is a web of integrated and comprehensive transmission lines:

- Fargo-St. Cloud-Monticello, 250 miles, 345-kV
- Brookings County-Hampton, 200 miles, 345-kV
- Hampton-Rochester-La Crosse, 150 miles, 345-kV

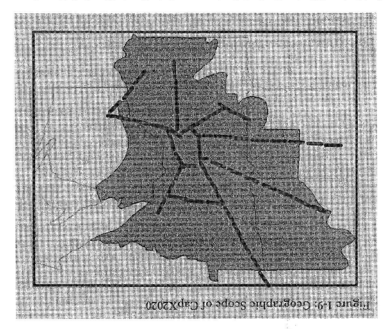
B-019-002 [The connection of the two southern segments is literal, with it running from Brookings County to Hampton to Rochester to LaCrosse. Any separation into segments is artificial – it is electrically designed to be "all connected."

Look at the maps. CapX 2020 as studied and proposed, stretches from the coal fields of the Dakotas, through Minnesota, to central Wisconsin:



NoCapX & U-CAN Exhibit C - CoMHearing Exhibit 13¹, Slide 7 to Hearing Exhibit 12, CapX 2020 Update, June 12, 2006².

When CapX overlays its geographic area with its transmission "vision" in its application, this interconnected web of transmission is the result:



The Certification of Need application is for three transmission lines in Phase I of at least three phases. NoCapX & U-CAN Exhibit D, CoN Hearing Ex. 12, Slide 16, CapX 2020 Update, June 14, 2006.

The application and appendices to the Minnesota Public Utilities Commission clearly and repeatedly lays out specific plans for an even bigger "comprehensive" project, in at least three Phases of transmission infrastructure additions. The lines chosen for the immediate Phase I are from a list of common facilities from various scenarios, on the belief that these will need to be built no matter which scenario is presumed." In table form, these "common elements" are:

Utilities (selected); Rogelstad Testimony, Tr. Vol. 2A, p. 71-78.

¹ Available online: https://www.edookets.atate.mn.us/EFIIIngy/ShowFile do?DocNumber=5465628 2 Ext. 12 available online: https://www.edookets.atate.mn.us/EFIIIngy/ShowFile.do?DocNumber=5465627 5 Sec Common Recommended Facilities, Hearing Exhibit 1, Application, A-1, p. 38; Common Recommended Facilities, Hearing Exhibit 1, Application, A-1, p. 38; Common Recommended Facilities, Recommended Facilities, Hearing Exhibit 17, 2005 Biennial Report Filed by Transmission Regelstad, Direct p. 17; Rogelstad Testimony, Tr. Vol. 2A, pps. 59-76; Exhibit 17, 2005 Biennial Report Filed by Transmission

TABLE OF SYSTEM ELEMENTS COMMON TO ALL SCENARIOS

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NoCapX & U-CAN Exhibit B – Common Elements, also CoM Hearing Exhibit 17, Portion of the 2005 Biennial Report Filed by Transmission Utilities, p. 36; Hearing Ex. 1, Application, App. A-I, Technical Update October 2005; see also Hearing Exhibit 12, CapX 2020 Update, June 14, 2006; Hearing Testimony Rogelstad, Vol. 2A, p. 69-74; Hearing Testimony Rogelstad, Direct p. 17; Hearing Testimony Rogelstad, Tr. Vol 2A, p. 39.

In its press release of April 3, 2009, CapX reveals more of the interconnected aspect of CapX, admitting that it must have an extension of the project beyond North LaCrosse, into Wisconsin, as without that generation outlet, the project will cause

The studies also found that further upgrades in Minnesota and the Dakotas (beyond the 230-kilovolt line upgrade) with provide stgniftcant benefit prior to installation of a high-voltage transmission line between the La Crosse, Wis, area and the Madison, Wiss, area. Without a line to the east of Minnesota, the transmission system will reach a strea. Without a line to the east of Minnesota, the transmission system will reach a stream of the endiability is compromised, according to the studies. The studies found that the combination of the new 45-kilovolt double circuit line between strains in the manual stream of the studies. The studies found that the combination of the new Wisconsin line would increase the transmission Granite Falls and Shakopee and a new Wisconsin line would increase the transmission.

Your comment has been noted. Please refer to comment response B-019-002 regarding connected actions. Dairyland Power Cooperative, one of the CapX2020 utilities, has requested financial assistance from USDA Rural Utilities Service (RUS), for Dairyland's anticipated 11 percent ownership interest in the proposed Hampton-Rochester-La Crosse 345 kilovolt transmission line project. RUS has determined that its funding of Dairyland's ownership interest is a federal action and therefore subject to the National Environmental Policy Act (NEPA) and Section 106 of the National Historic Preservation Act (NHPA). RUS is the lead agency for Doth NEPA and Section 106 review.

B-019-004

Your comment has been noted. Dairyland Power Cooperative, one of the CapX2020 utilities, has requested financial assistance from USDA Rural Utilities Service (RUS), for Dairyland's anticipated 11 percent ownership interest in the proposed Hampton-Rochester-La Crosse 345 kilovolt transmission line project. RUS has determined that its funding of Dairyland's ownership interest is a federal action and therefore subject to the National Environmental Policy Act (NEPA) and Section 106 of the National Historic Preservation Act (NHPA). RUS is the lead agency for National Historic Preservation Act (NHPA). RUS is the lead agency for Dairyland Lead agency for National Historic Preservation Act (NHPA).

system transfer capability by 1,600 megawatts for a total increase -- with the 2,000 megawatts from the new 345-kilovoli line in Minnesola -- of approximately 3,600 megawatts from the new 345-kilovoli line in Minnesola --

NoCapX & U-CAN Exhibit F, CapX Press Release, April 3, 2009.

The USDA's Rural Utilities Service cannot ignore all the evidence that this is one large connected not happen. Without RUS funding, the project as a whole may go forward, but it will go forward not happen. Without RUS funding, the project as a whole may go forward, but it will go forward only with all of the pieces – the RUS funded piece is necessary to the whole.

RUS participation confers responsibility to address the impacts of the project as a whole.

II. Minnesota Dept. of Commerce circumvented a necessary and predictable joint EIS with RUS

The Minnesota Dept. of Commerce improperly avoided a joint EIS for the Certificate of Need by making the following declarations in its scoping decision for the Certificate of Need:

It is not possible to associate this environmental review with any federal review at this time. Minnesota Rule 4410.3900 anticipates coordinating state and federal review where possible. However, the association is not possible in this case due to timing and relevance. First, completion of this ER is required for the contested case hearing prior to when any application initiating potential federal review would be filled.

Additionally, no application for a permit or funds from the Rural Utility Service is anticipated by any of the applicants. No action requiring a federal BIS is anticipated. If that situation were to change when any route applications are filled, the Department would pursue all opportunities to coordinate the BIS reviews in those proceedings with any relevant federal agency reviews.

The premise of these paragraphs is false. First, it was assuredly "possible to associate this environmental review with any federal review at this time." At that time, it was obvious that there would be federal review. Multiple parties, in their Certificate of Need scoping Comments, requested a joint RUS and Commerce EIS, knowing that Dairyland Power was seeking RUS finding for its part a joint RUS and Commerce EIS, knowing that as anticipated, and again, multiple parties requested a joint RUS and Commerce EIS.

B-019-004 This gross deficiency of environmental review must be corrected. Impacts of the entire project will occur if enabled by RUS funding. The RUS can and should include the entire project within the scope of the BIS.

III. Multiple Mississippi and Minnesota river crossings will occur if this project goes forward

The planned and alternative routes for CapX 2020 would cross the Minnesota River and the Mississippi River Scenic Byway twice, and would cross the Mississippi River and the Mississippi River Scenic Byway.

Your comment has been noted. Potential impacts to water quality will be addressed in the Draft Environmental Impact Statement.

900-610-B

Your comment has been noted. Potential impacts to the aesthetic quality of the areas surrounding the transmission line will be addressed in the Draft Environmental Impact Statement.

B-019-007

Your comment has been noted. Potential impacts to wildlife will be addressed in the Draft Environmental Impact Statement.

800-610-B

Your comment has been noted. Due to the transmission grid's interconnected nature as well as to electricity's nature - it's generally difficult to identify a specific source of electricity on the grid.

The proposed CapX2020 transmission lines will serve the region's expected growth and help begin to meet Minnesota's Renewable Energy Standard (RES), which requires utilities to deliver 25 percent of their electricity from renewable sources by 2025 (Xcel Energy is mandated to deliver 30 percent by 2020, with 25 percent from wind). Most of that energy comes from wind turbines. Cumulative impacts and connected energy comes from wind turbines. Cumulative impacts and connected actions will be addressed in the Draft Environmental Impact Statement.

B-019-0051 A. The RUS EIS must address impacts on river crossings of Minnesota and Mississippi Rivers.

B. The RUS EIS must address impacts on the National and Minnesota Scenic Byways.

C. The RUS EIS must address impacts on the federally protected wildlife areas along both the Mississippi and Minnesota rivers. Both river valleys contain protected wildlife areas that would be affected by the crossings and the impacts must be analyzed. The corridors for CapX 2020 cover much of the state, crossing or parallelling the Mississippi River and the Minnesota River.

B-019-008 IV. The RUS EIS must address various scenarios of CapX 2020 enabling coal generation.

A. CapX 2020 begins at the coal fields of the Dakotas, and specifically interconnects to Big Stone II at the Granite Falls substation. The A rate capacity of the lines is 4,100MVA, and according to Jeff Webb, MISO, there is 3,441MW of coal generation waiting in line in the MISO queue. The wind lobby talks of getting 700MW of wind, meaning that capacity attributable pPRHAPS to wind is about 1/6 of A rate capacity, and the rest could well be coal.

The RUS EIS should address impacts assuming various percentages of coal against the A rate capacity of the conductors:

WM 014 - %01 o WM 020,2 - %02 o WM 560,5 - %27 o

MM 587'E - %58 0

Coal generation is a purpose of CapX 2020 and the MISO (and all other ISOs) shift to economic dispatch and declarations of the "benefits" possible and realized. From MISO's Independent Assessment of Midwest ISO Operational Benefits, an express purpose is displacing natural gas with coal:

RTO operational benefits are largely associated with the improved ability to displace gas generation with coal generation, more efficient use of coal generation, and better use of import potential. These benefits will likely grow over time as:

Relisnce on natural gas generation within the Midwest ISO footprint grows as a
result of the ongoing load growth and a general lack of non gas-fired
development over the last 20 years. This may increase the scope for potential
asvings from centralized dispatch in future years.

 Tightening environmental controls and the resulting greater diversity in coal plant fleet variable operating costs will make optimization of coal plant utilization more important in future years.

• Tightening supply margins throughout the Eastern Interconnect over the next

R-019-007

available on the RUS website at: transmission line is described in the Macro Corridor Study which is Your comment has been noted. The criteria used to route the

utilities have not yet permitted a route for the transmission line. The project is still in the development and planning stages and the process will be addressed in the Draft Environmental Impact Statement. http://www.usda.gov/rus/water/ees/eis.htm. These criteria and routing

> neighbors such as PJM, SPP, and others. three to five years increase the importance of optimizing interchange with

> optimization within the Midwest ISO footprint. • Transmission upgrades which could increase the geographic scope of

see also Conclusions, p. 83-84.. MoCapX & U-CAM Exhibit G, Independent Assessment of Midwest ISO Operational Benefits, p. 14;

percentage scenarios. Therefore, the RUS' EIS must address the impacts of increasing coal generation in various Implementation of CapX 2020 will increase utilization of coal generation in the MISO footprint.

The RUS must independently verify CapX's need claim – demand has dropped

Exhibit H, Surprise Drop in Power Use Delivers Jolt to Utilities, November 21, 2008, Wall Street ass dropped significantly and utilities are rethinking infrastructure investments. NoCapX & U-CAN Commerce accepted the applicant's need claims without independent verification. However, demand B-019-009 The RUS EIS must independently verify CapX's need claim. The Minnesota Department of

CapX 2020 isn't needed. briven conservation efforts, need claims must be substantiated. Demand is down - dramatically, and n today's reality of significantly decreased demand, and governmentally mandated and consumer

Xeel falsely claims in handouts at the June 16th, 2009 Plainview RUS public meeting that:

Electricity usage continues to climb

expected to grow another 40 percent by 2030. Because we're using more electricity than we did just a few years ago – and it's Why does the electric transmission grid need to be expanded? The simple answer:

this flyer be pulled... False? Yes, and I drew this to the attention of Stephanic Strength at the meeting and requested that

Take a look at Xcel's SEC 10Ks for 2008*, 20065 and 20026 for electric demand:

L69'8 L77'6 658'6 717'6 \$99,8 898,8 652,8 7,936 8,344 2002 9007 5002**7007** 2003 1002 0002 8007 System Peak Demand (in MW)

Xcel 2008 SEC 10-K: http://www.secinfo.com/\$/SEC/Filling.asp?D=Vut2.s1Uy

9 Xcel 2002 SEC 10-K: http://www.secinfo.com/dsvrp.24u6.htm#_008 Xcel 2005 SEC 10-K: http://www.secinfo.com/dl lMXs.vbn4.htm

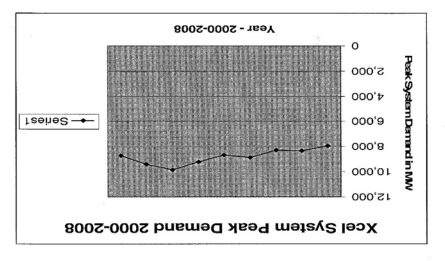
Xcel's Investor Relations Earnings Release 2008 Year End Summary', issued January 29,

2009 and unavailable at the time of the CapX 2020 hearing, clearly discloses the drop on demand:

During 2008, we experienced flat electric residential sales, primarily driven by a decline in the NSP-Minnesota region. We believe the flat sales growth is a reflection of a recent shift in customer behavior, in part, attributable to the overall economic conditions as well as conservation efforts.

Exhibit I, Xeel 2008 Year End Summary, p. 5 (emphasis added). Electric residential sales, actual, were at -2% for 2008, normalized to 0.0%. Id. A flat rate would after the size, type and timing of

any forecasted need. Xcel's 2008 10-K reveals even more:



NoCapX & U-CAN Exhibit J, Xcel 2008 10-K (selected). From this 10-k, p. 19:

Capacity and Demand

Uninterrupted system peak demand for the NSP System's electric utility for each of the last three years and the forecast for 2009, assuming normal weather, is listed below.

Your comment has been noted. Alternatives to the project will be addressed in the Draft Environmental Impact Statement.

B-019-011

Your comment has been noted. Socioeconomic impacts to property values affected by the transmission line will be addressed in the Draft Environmental Impact Statement.

B-019-012

Your comment has been noted. Potential impacts to human and livestock health and safety with regard to EMF will be addressed in the Draft Environmental Impact Statement.

System Peak Demand (in MW) 2006 2007 2008 2009 Porecast 9,859 9,427 8,697 9,662

The peak demand for the MSP System typically occurs in the summer. The 2008 system peak demand for the MSP System occurred on July 29, 2008.

Because demand has dropped so significantly, and because this transmission project was designed as a whole to address Minnesota and regional conditions and claimed need, the need for the project must be reviewed in detail.

VI. The RUS EIS must address a range of system alternatives

B-019-010 The RUS EIS must address a wide range of system alternatives – the state improperly rejected alternatives if they could not, alone, address the presumed need. System alternatives include coral generation, efficiency, SmartGrid distribution to level out load peaks, generalized load shifting, ocal generation (i.e., the planned Rochester West End gas plant, SE Minnesota wind generation, and stiring of generation without new transmission, i.e., Minnesota's Distributed Renewable Deneration Study.

The EPA submitted comments in another Minnesota docket, noting that that alternatives analysis was neufficient because the project was falsely limited to specific sites. This also applies to CapX, because in the case of CapX, the alternatives analysis was also falsely limited. Alternatives that were not decred to be able, alone, to address all of the claimed needs of CapX, were rejected out of hand. After addressing the needs claimed by CapX applicants, the RUS must then take a closer look and address accoses ability of various combinations of alternatives to address need. NoCapX & U-CAM Exhibit K, EPA letter regarding alternatives analysis in EIS for Mesaba Project, January 10, 2008.

VII. The RUS EIS must address property values

B-019-011 [The RUS EIS must address property values, including compensation of affected landowners near, but hot under the lines, for property devaluation and other costs. Landowners face property valuation to costs such as loss of value and credit-worthiness from the day the project is announced, in addition to valuation losses in sales or decreased value in assessments which have an impact on local governments.

VIII. The RUS EIS must address impacts of EMF, including high frequency EMF

B-019-012 The RUS EIS must address impacts of EMF, specifically including high frequency EMF testing and modeling. EMF modeling and testing is too often only tested at 60hz. Higher frequencies, particularly very high frequencies, must be modeled, monitored and tested. For more info:

IX. The RUS EIS must address impacts of noice, particularly low frequency substation noise

Your comment has been noted. Potential impacts related to noise will be addressed in the Draft Environmental Impact Statement.

B-019-013 Voise of substations is particularly annoying, and low frequencies, below state of Minnesota standards, can be heard for long distances. Low frequency noises should be modeled and level should be taken at other similar substations for baseline purposes.

Thank you for the opportuity to submit these comments.

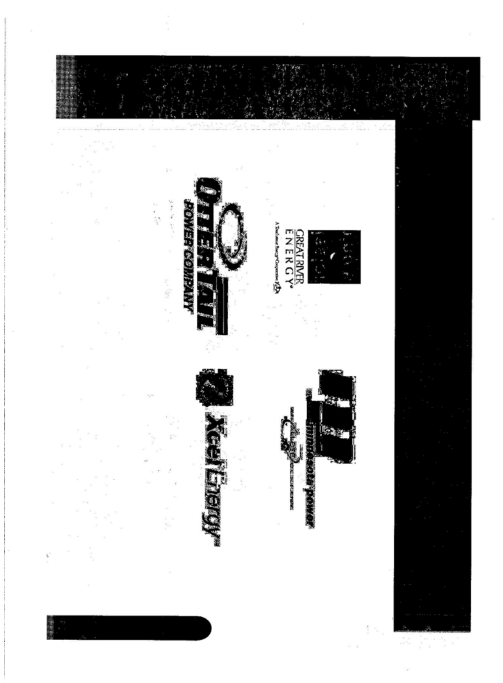
Very truly yours,

Attorney for NoCapX 2020 and United Citizens Action Network

CapX 2020

NoCapX & UCAN

A Vision for Transmission Infrastructure Investments for Minnesota

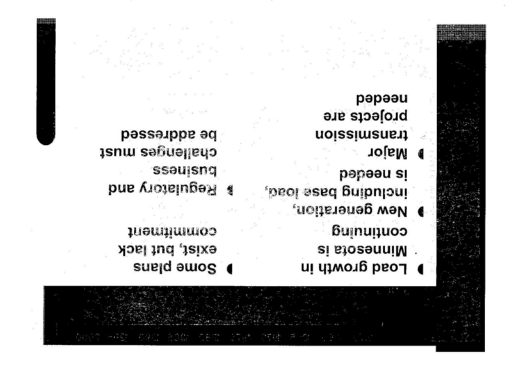


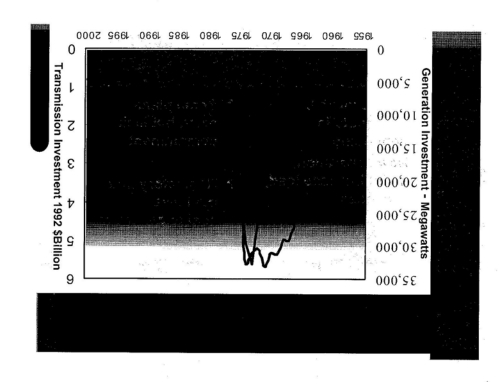
It will put risk issues in focus for utilities, legislators, regulators and other stakeholders

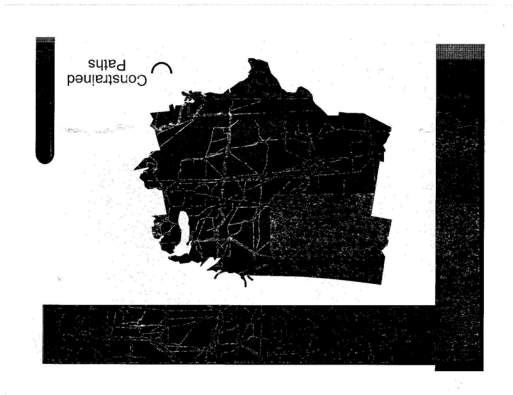
• A long-range vision for transmission infrastructure investments for Minnesota for Minnesota

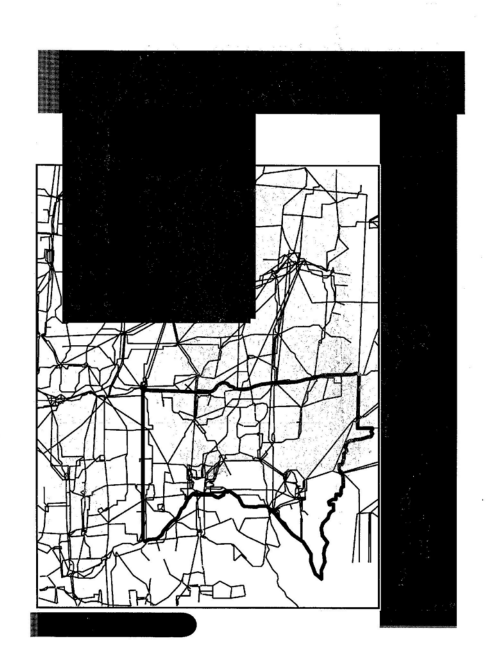
planning among transmission owners

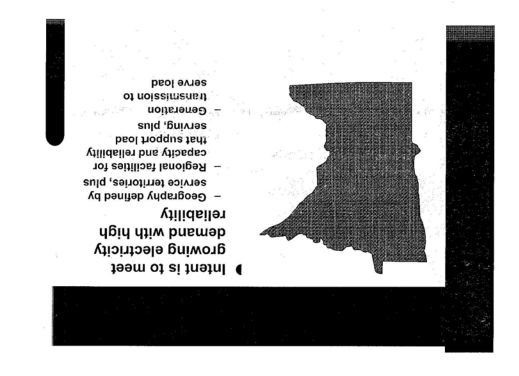
A planning study with a 15-year horizon



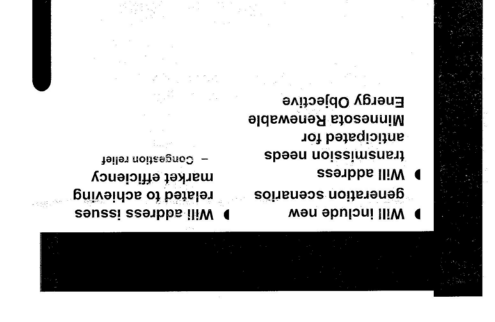


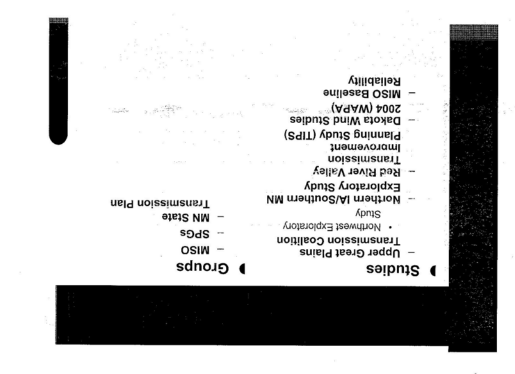


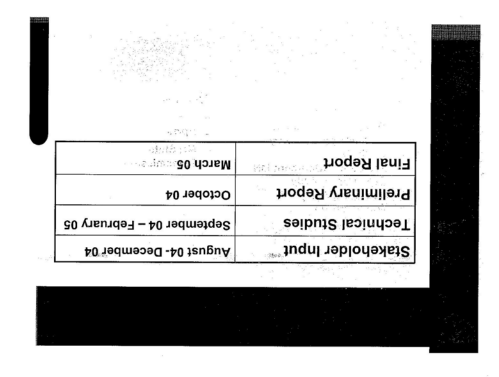


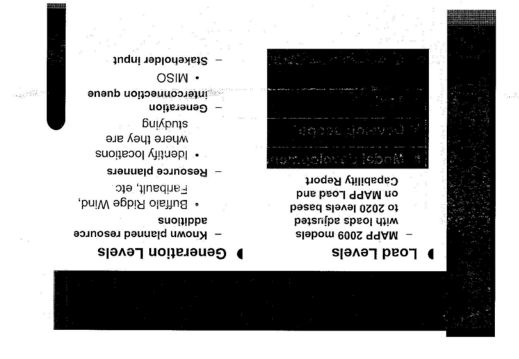


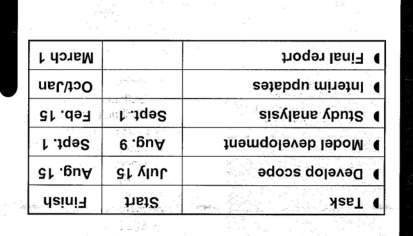
Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report Pebruary 2010

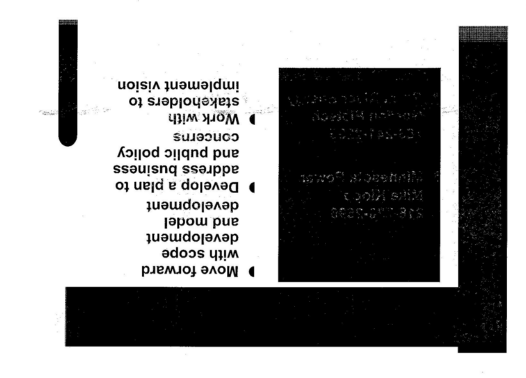












Great River Energy

Gordon Pietsch

763-241-2235

Minnesota Power

Mike Klopp

Amanda King

Ananda King

612-330-5931

Minnikola Power

..... S.d.





Re: CapX Project Group I Implementation Plan

10122 VM, Jung 12 85 7th Place, Suite 500 Assistant Commissioner

maintains for the Biennial Transmission Projects Report to ensure that interested parties are comment period; however, we are copying it to those on the service list the Commission The information in this letter is general in nature and does not require either a docket or

To ensure you are aware of our plans, which will result in regulatory filings in the near future, We are now moving from the planning and study stage to implementation of Project Group 1. transmission infrastructure to meet growing regional needs, and have made significant progress. As you know, the CapX 2020 utilities have worked to develop a long-term vision for

transmission infrastructure in the state, a critical component of our state's energy future. legislative session. Those efforts have helped lay the groundwork for developing needed agencies for the time and energy devoted to transmission issues, particularly during the recent On behalf of the CapX 2020 participating milities, I want to thank both of you and your

> 10122 MM Jung JS 151 Ju blace East Minnesota Public Utilities Commission Ехесийче Secretary

Dear Messrs. Haar and Garvey:

Minnesota Department of Commerce Mr. Edward Carvey

Exhibit B

NoCapX & UCAN

Dr. Burl Haar

September 6, 2005

MISSONN

ENERCA. CREAT RIVER

AgnegA newood legiplenth Central Minnesota

O Koel Energy.

APO COOPIEATIVE, INC.



February 2010

SIZZSOSOZ BOOKI

likewise aware of our efforts.

we wanted to provide you this update.

Messrs. Haar and Garvey September 6, 2005 Page 2

bauorgásat

Over the last year, transmission planners have worked to develop a comprehensive framework for much needed transmission infrastructure for the state of Minnesotta. Instead of a precement approach in which each individual electrical issue is studied and addressed separately, we endewored to integrate our planning efforts and identity common improvements to the high voltage transmission system over a broad spectrum of possible futures.

Our offort focused on the growing demand for electricity in Minnesota over the next fifteen years, through the year 2020. We understand from resource planners at utilities serving customers in Minnesota and surrounding states that the demand for electricity could increase by meaning states that the demand for electricity could increase by meaning the states that much power substantial improvements to the bulk power transmission system serving the state will be required. Even using lower growth estimates (e.g., 4.500 MW), our studies identify that a significant amount of backbone transmission infrastructure will be required.

We manied this joint planning offort "CapX 2020" in recognition that substantial capital investments will be needed to meet electrical demand projections of the planning period. We published our draft plan in May, have been talking to parties, and refining it since. An overview and update was presented to the Commission and the Department on July 18, 2005.

Vision Study Overview

As noted in our preliminary study report and at the July presentation, our Vision Study, in conjunction with other regional transmission studies, has identified a number of significant transmission projects as necessary to meet anticipated load by 2020. The projects have been put into four different "groups," based generally on need, the amount and detail of study work performed to date, and coordination with other regional planning efforts. Lasted below is Project Group L, with expected COM filing and in-service dates.

Prairie Island - Rochester - LaCrosse 345	CapX Southeast	30 mp 121	2011
Pargo - Alexandria - Benton County 345	CapX Northwest	90 nb 41+	2012
Boswell - Wilton 230		lat qtr 06	2010
84f oneM - agbist oldflud		५० मार्थ पार	2010
Buffalo Ridge Outlet	CapX West	नेता वित ०३	2009
noiszimenrī II Juoig giß		3rd qtr 05	2011
		CON BRIDE	२० <u>१ च</u> २८-ग्रा
I quox Disaleri		barnequal	Expected

Projects in the other three groups were listed in the July presentation. Further study work and detailed analysis on these projects is ongoing.

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Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report D010

Messiz, Haar and Garvey Sepiember 6, 2005 Page 3

Achterna Actions

To move these study results to project proposats, the CapX utilities have been working to proper regulatory fillings for Project Group I. We intend to make a number of regulatory fillings for Project Group I. We intend to make a number of regulatory fillings in the coming menths seeking approvals to build three major 345 kV components of our plans. In the continue to emphasize that projects should not be viewed in isolation but as parts of an integrated whole neceded to meet both regional and local reliability needs. Toward that end we intend to be presenting our plans in more detail as part of the November I Minnesons flans and we intend to be presenting our plans in more detail as part of the November I Minnesons in more detail as part of the needs.

The initial three regional solutions to be proposed through Certificate of Need filings and

routing applications are:

- CapX West consists of several projects including a new 345 kV line form bitg western Minneson and the Twin Cities, as upgrade of a 115 kV lines in the Bulfalo Ridge Store to Montis to a 230 kV line and two new 115 kV lines in the Bulfalo Ridge area. These projects have been closely coordinated with Big Stone generation interconnection requests and Bulfalo Ridge transmission requirements.
- CapX Northwest consists of a 345 kV line between the Fargo and SL. Cloud and a 230 kV line from Bemidji to the Crand Rapids area. These lines will establish a second new spoke in the bulk power expansion plan while also providing reliability upgrades in the Red River Valley and the SL. Cloud areas. Combined, these first two elements of our plan will complete the key western Minnesota osmponents of the Vision Study.
- CapX Southeast is a 345 kV line connecting the high voltage system in Red Spoke in the bulk power system and provide support for growing electrical decinism in the bulk power system and provide support for growing electrical decinism in communities in southeastern Minnesota.

Additional description of each of these near-term actions is provided below.

ISOM Xan

The tirst element to be presented for certificate of need approvals will be transmission facilities associated with the Big Stone generation project. While the Big Stone II parenter include some Cash members, those of us responsible for transmission associated with Big Stone II have been working closely with the test of the CapX members and with MISO. We was outlined in the Big Stone notice plan, MISO interconnection studies show that a second unit at Big Stone requires a minimum of two 230 kV interconnection lines. The Big Stone partners now intend to propose constructing the line connecting Big Stone and Ornanie Falls to 345 kV and regional objectives. As a result, and regional objectives. As a result, the Big Stone transmission project, in addition to propose constructing the interconnection flat in addition to propose constructing the interconnection flat signification objectives. As a result, the Big Stone transmission project, in addition to propose constructing the interconnection facilities for a

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Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

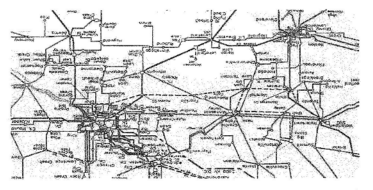
Messus. Haar and Garvey September 6, 2005 Page 4

second unit at Big Stone, is now being planned as the livst phase of a 345 kV line between southwestern Minnesota and the Twin Cities metro area. The Big Stone inansmission partners expect to file a certificate of need for these facilities in September.

Next we intend to file for approval of the rest of the components of CapX West, which consist of 345 kV lines connecting substations near Brookings. Marshall, and Graulte Palls to the bulk power supply system in the southern pan of the Twin Cities area. The 345 kV plan is needed to meet the growing demand for electricity under a number of future power demand and premations. It also strengthens system reliability in parts of western and south central Minnesont. Our application will also include the 115 kV lines necessary to increase power delivery capability from the Buffalo Ridge area.

CapX and other utilities are now conducting the detailed studies to provide the design information required for certificate of need fillings and are actively sorting out proposed ownership and other implementation details. We anticipate making a notice plan filling in Movember and a certificate of need application as soon thereafter as the process allows, likely in Movember or December.

We believe that when viewed as an integrated package, these projects establish one of the key spokes in the overall plan for enhanced transmission infrastructure for the southwestern and western parts of the state. A simple schematic of the project on an integrated basis is provided



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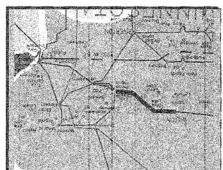
Messrs. Haar and Garvey September 6, 2005 Page 5

CODY NORTHWEST

The next component of the overall implementation plan is a 345 kV transmission line between the Red River Valley and St. Cloud, the northern terminus of the 345 kV system surrounding the Twin Cities. Studies demonstrate that this line would support a number of in the Red River Valley and the St Cloud area. This element of the CapX plan also acts in the Red River Valley and the St Cloud area. This element of the CapX plan also acts in concert with CapX West to efficiently deliver power from western Minnesota where interest in concert with CapX West to efficiently deliver power from western Minnesota where interest in concert with CapX Mest to efficiently deliver power from western Minnesota where interest in nearestables based generation is high. Studies have also identified the need for a 230 kV line connecting the Canad Rapids and Bernidji areas (Boswell-Wilton poject). We plan to make notice plan fillings and certificate of need applications for those facilities likely sometime in the Mist quarter of 2006 for the Boavell-Wilton 230 kV project and later in 2006 for the Red River Valley-Benton County 345 kV project.

Schematics of these projects are also presented below.





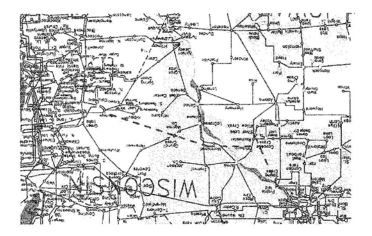
CapX Southeast

A third element of the near-tern CapX plan is a proposal for a 345 kV addition between Prairie Island, Rochestor and the La Crosse, Wisconsin area. Studies have shown the need for a large infrastructure addition in this area. A 345 kV facility will provide a third spoke into Region Wisconsin and form the likely interconnection with a new 345 kV LaCrosse. Columbia, Wisconsin facility being considered by the American Transmission Company. We are working with ATC and at this point anticipate making a notice plan filing in January or February 2006 and a certificate of need application as soon as possible thereafter.

SILLSOSOE BOOK

Mosers, Haar and Garvey September 6, 2005 Page 6

A schematic of that project is provided below (the red-doued line indicates CapX facilities: the blue line identifies ATC facilities).



Conclusion

As CapX 2020 utilities, we are committed to continuing to work cooperatively to bring these projects to fruition. We are currently working to prepare the regulatory filtings to move completion. We are on an aggressive threeline, but also recognize our burden in proving the need for these facilities and will work within all regulatory processes to complete these proceedings. In doing, so, however, we will continue to refer back to the backbone studies that identified these reflects controlled the superioral controlled the superioral

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Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

Messra. Haar and Garvey September 6, 2005 Page 7

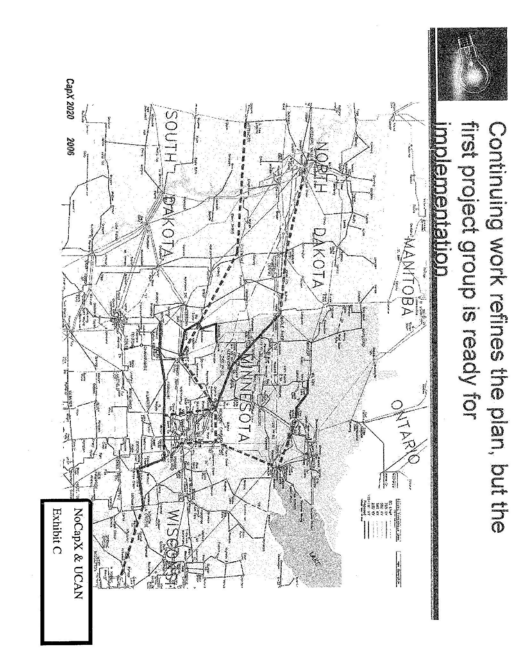
Feel free to contact either me or any of the below CapX 2020 utilities' representatives if you have any questions or require any additional information regarding this letter or our plans for upcoming fillings. I can be reached at (763) 241-2380.

Very truly yours.

William R. Kaul Vice President, Transmission Great River Energy On Behalf of the Cap-X Utilities

Donald Jones, Xeel Energy
Tom Ferguson, Minnesona Power
Rod Scheel, Ouer Tail Power Company
Ray Wahle, Missouri River Energy Services
Donald Kom, Central Minnesona Municipal Power agency
David Greechwind, Southern Minnesona Municipal Power Agency
Al Tschepen, Minnkota Power Cooperative
Al Tschepen, Minnkota Power Cooperative

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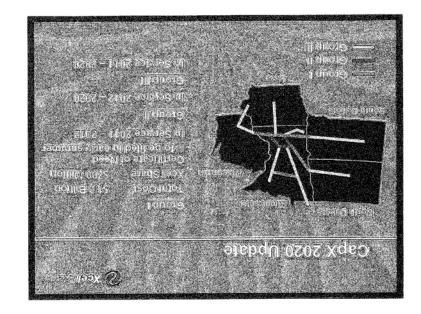




Exhibit D NoCapX & UCAN

THIS IS CAPX 2020

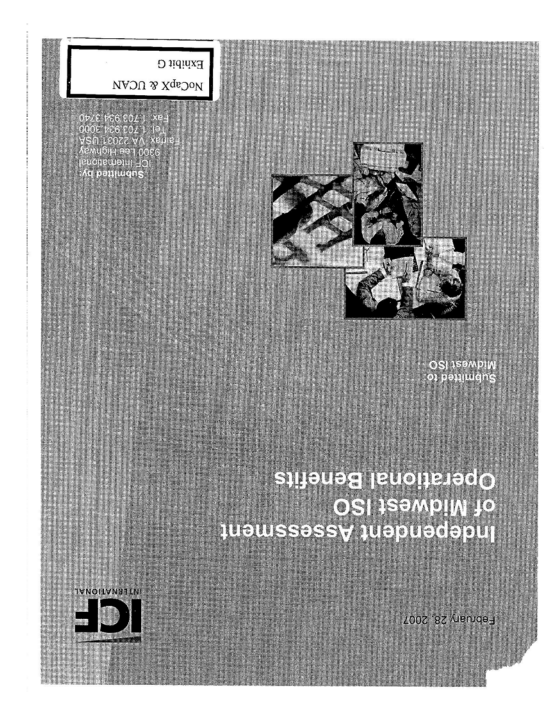
CapX 2020 is so much more than Just the "Hampton - LaCrosse" line!

Table 4. Summary of Vision Plan

TOTAL			1620	(M2) 212,12
(Red Wing, MN		345	85	2.54
Prairie Island	Rochester, MN			
Ç.	(Fargo, ND)	348	101	80.25
Jamestown, ND	Maple River			
Rochester, MN	North LaCrosse, WI	345	09	St
Ellendale, ND	Hettinger, ND	345	231	173.25
Columbia, WI	North LaCrosse, WI	345	08	09
(Chisago City, MN)	(Red Wing, MN)	345	78	2.19
Chisago County	Prairie Island			
(Southwest Twin Cities, MN)		342	700	120
Blue Lake	Ellendale, ND			
(St. Cloud, MN)		342	79	S.St
Benton County	St. Bonifacius, MN			
(St. Cloud, MN)		345	110	5.28
Benton County	Granite Falls, MM			
(St.Cloud, MN)	(Chisago City, MN)	345	69	44.25
Benton County	Chisago County			
(Duluth, MN)	(Northwest Duluth, MN)	345	09	St
Arrowhead	Forbes			
(Duluth, MN)	(Chisago City, MN)	345	120	06
Arrowhead (MM, Mulufh, MM)	Chisago County			
(Benlah, ND)		345	185	138.75
Antelope Valley	Jamestown, ND			i
Alexandria, MM	(Fargo, ND)	345	176	5.49
	Maple River			
Alexandna, MIN	(St. Cloud, MN)	345	08	09
Alexandria, MM	Benton County			
From	oT	V off (kV)	Miles	Cost (\$M)
Facility Vame				

Exhibit 17, Portion of the 2005 Bicnnial Report Filed by Transmission Utilities, p. 36; Ex. I, Application, App. A-1, Technical Update October 2005; see also Exhibit 12, CapX 2020 Update, June 14, 2006; Rogelstad, Vol. 2A, p. 69-74; Rogelstad, Direct Testimony p. 17; Rogelstad, Tr. Vol 2A, p. 39 et seq.

NoCapX & UCAN



Unit Outages and Derates..... Existing Unit Cost and Performance Characteristics Existing Capacity.... Supply-Side Assumptions CHAPTER THREE: OVERVIEW OF MODELING ASSUMPTIONS. Stakeholder Participation Process. Non-Midwest ISO Unit Production Costs. Costs from Local Generation. Day-2 Actual Approach : Methodology for Assessing Day-2 Actual Costs. Treatment of Losses... Treatment of Operating Reserves. Modeling of Transmission Facility Limits and Flowgate Utilization Unit Commitment and Dispatch... Modeling Treatment across Cases Model Calibration. Methodology for Assessing Day-1 and Day-2 Costs in the MAPS Framework Cases Examined.. CHAPTER TWO ANALYTIC APPROACH AND CASES EXAMINED... Future Enhancements to Midwest ISO Operations.... Comparative Analysis ... Regulatory and Industry Challenges Affecting the Midwest ISO's Day-2 Operations Capacity and Ancillary Services Markets... FTR Market ... Energy Market The Midwest ISO Day-2 Operation Regulatory and Industry Challenges Affecting the Midwest ISO's Day-1 Operations. Midwest ISO Day-1 Operation Midwest ISO Day-0 Operation. Midwest ISO's Interconnectivity with the Rest of the Grid Regional Overview of the Midwest ISO Summary of Findings..... Analytic Approach and Cases Examined..... RTO Benefits Analyzed... Study Objectives... Study Background. Executive Summary. ICF Study Team. List of Exhibits... Table of Contents.

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Executive Summary

Study Background

On April 1, 2005 the Midwest ISO began operation of the Midwest Markets, a "Day-2" hourly Locational Marginal Price (LMP) energy market. Market operations include centralized until commitment and dispatch, a Day-Ahead Energy Market, a Real-Time Energy Market, and a Financial Transmission Rights (FTR) Market. The Midwest ISO is among the largest energy markets in the world covering more than 930,000 square miles and 1,760 pricing nodes. In the world covering more than 930,000 square miles and 1,760 pricing nodes. In addition to the unprecedented geographic scope of the organization and associated markets. The Midwest ISO began in fate 2001 as a greenfield organization. In fact, the Midwest ISO is the first greenfield RTO' with a LMP's and centralized dispatch, the Midwest ISO does not at this time operated with LMP and centralized dispatch, the Midwest ISO does not at this time operate an analysis of contingency or operating buttonics in the region continue to be responsible for providing contingency and operating reserves.

Exhibit ES-1: The Midwest ISO Market Footprint 3



Source: Midwest ISO

The Midwest ISO market startup occurred during a challenging period for optimal performance of unit commitment and centralized dispatch. Challenges faced by the Midwest ISO energy market startup included record high natural gas, oil, coal, and emission allowance prices in the second half of 2005. Huncanes Kairina and Rita combined with international events to drive natural gas and oil prices to levels well above historical norms between August and December natural gas and oil prices to levels well above historical norms between August and December natural gas and oil prices to levels well above historical norms between August and December natural gas and oil prices spilled over into coal and emission allowance markets, increasing 2005.

Note: The Midwest ISO's reliability footprint is larger than its energy market footprint.





ROTO - Regional Transmission Organization

The costs of operations and magnifying the sconomic effects of any operational inefficiencles. Finally, the Wortheast blackout in August 2003, which affected entities in the Midwest ISO foothint as well as elsewhere in the Eastern Interconnect, increased that focus on reliability and would be expected to result in a conservative operating bias on the part of both the Midwest ISO would be expected to result in a conservative operating bias on the part of both the Midwest ISO and market participants as unit commitment and dispatch control were transferred to the Midwest ISO.

It should be noted that these challenges notwithstanding, the Midwest ISO's operational reliability was extremely high throughout the start-up. This study does not attempt to quantify the reliability benefits of coordinated unit commitment and dispatch but is instead focused exclusively on the economic benefits of unit commitment and dispatch activities.

ICF was engaged by the Midwest ISO to review its operations during a ten month period between June 1, 2005 and March 31, 2006, and to estimate a subset of the Midwest ISO Dsy-2 operations. This report presents the results of this independent analysis along with an in depth discussion of the Midwest ISO market, analytic supproach, study assumptions, and conclusions.

Study Objectives

This study examines differences in production costs resulting from the transition from a Day-1 RTO to a centrally dispatched, LMP-based Day-2 market for the period between June 2005 and March 2006. In a Day-1 RTO each Balancing Authority makes unit commitment and dispatch certorising and dispatch based on offers provided by generators to optimize the use of generation and dispatch based on offers provided by generators to optimize the use of generation and transmission.

Specifically, this study asks three primary questions:

- What are the theoretical maximum potential benefits available from centralized unit commitment and dispatch in the Midwest SO footprint?
- 2) What percentage of these benefits were achievable during the study period given that the Midwast ISO market structure lacked several key characteristics of a full Day-2 market (i.e. centrally coordinated regulation and operating reserves) a full pay-2 market (i.e. centrally coordinated regulation and operating reserves)
- 3) What benefits were actually achieved through operation of the Midwest ISO market between June 2005 and March 2006?

It is important to note that the first two questions address the level of potential benefits svailable due to varying levels of market restructuring. This question has been examined many times by ICE and other parties. As such there is both a significant body of liferature and an accepted industry methodology surrounding how to messure these potential benefits.

The third question "What level of benefits were actually achieved during actual operation?", is very ambitious given the size of the Midwest ISO and has not, to our knowledge, been addressed in previous studies of major electric power marketplaces. This ambitious scope of work required close cooperation with Midwest ISO stakeholders, access to Midwest ISO operatiors, processing of massive amounts of historical data and development of an externely operatiors, processing of massive amounts of historical data and development of an extensely detailed generation and transmission model of the Midwest ISO footprint. ICF feels that this detailed generation and transmission model of the Midwest ISO tootprint. ICF feels that this actual percentage an excellent representation of both the potential and actual benefits in terms of



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the details included in the analytic framework and the quality of the analytic results. At the same time, as discussed in Chapter 4 of this report, there may be some features of the modelling which may have resulted in a conservatively low estimate of actual benefits achieved and/or a high estimate of achievable benefits.

RTO Benefits Analyzed

optimization is to minimize these occurrences. displace the gas plant would increase costs significantly. As such, an important goal of grid Midwest ISO a coal plant with spare capacity and the needed transmission is available to costs. Put another way, the use of a gas plant when somewhere else inside or outside of the displacement of natural gas generation with coal generation can greatly decrease operating very low operating costs even compared to other US coal-filted powerplants. Thus, any costly gas-fired combined cycle or gas-steam facilities. Further, Midwest ISO coal plants have disproportionate level of expensive gas-fired peaking units as opposed to intermediate or less perionlarly important in the Midwest because the natural gas generation fleet includes a displacement of gas-fired generation with coal-fired generation. This inter-fuel optimization is made possible by centralized operations. In most cases the simulation indicated the potential displacement of relatively more expensive generation with relatively less expensive generation associated with centralized operations, and hence, primarily reflects estimation of the commitment and dispatch of electric generalion. The focus was on production cost savings RTO operation which are quantifiable using commercially available models that simulate unit Z-yed mort designed to focus on a subset of operational benefits available from Day-2

The primary benefits quantified in this study were related to potential improvements associated with:

- Regional security-constrained unit commitment (SCUC);
- Regional security-constrained economic dispatch (SCED);
- Improved utilization of existing transmission assets.

Some benefits of the RTO structure are more difficult to quantify than others, take significant time to be realized as they are associated with long-term capital investments, and lack industry accepted methodologies for their estimation. As a result, the following benefits are not assessed and are not reflected in the benefits estimate in this analysis:

- Reductions in planning reserve margins for generating capacity due to the increased reliability made possible by RTO information systems and inter-RTO coordination;
- Regionaliy coordinated transmission expansion planning;
- Improved long-term transmission and generation investment effects essociated with improved visibility of congestion and its economic effects resulting from increased price transparency;
- Transmission access, expanded markets & reduced barriers to trade;
- Improved reliability through regional power flow visibility and dispatch;
- Improved generator availability and efficiency in peak price periods;



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and other variable operating costs under centrally ccordinated rather than individual utility in this study, it refers to the distinct subset of benefits described above, i.e., reductions in fuel In order to simplify nomenclature, note that while the term "maximum potential benefits" is used

Analytic Approach and Cases Examined

centralized dispatch in the Midwest ISO. to develop estimates of maximum potential, achievable, and actual realized benefits of generation, etc. Thus, ICF utilized a combination of historical data and detailed model analysis first include extreme variation in load, fuel prices, emission allowances prices, available operations (pre-Day-2) to 2005 operations (post-Day-2) is inappropriate due to a host of factors the existence of the RTO ("estimated Day-1 operations"). A simple comparison of 2004 actual comparison of what did occur ("actual Day-2 operations") to what would have occurred but for An estimation of the benefits to be obtained from RTO operations by definition involves a

dispatch regime (Day-1). simulating both a centralized dispatch regime in Midwest ISO (Day-2) and a Balancing Authority the Eastern Interconnect with a specific focus on the Midwest ISO footprint. MAPS is capable of all generating facilities to meet peak and energy demand and operating reserve requirements in constrained unit commitment (SCUC) and a security constrained economic dispatch (SCED) of specifically designed for analysis of grid operations. MAPS was used to perform a security The primary analysis tool utilized was the GE Energy MAPS" software model (MAPS) which is

facility operational characteristics, fuel prices, and emission allowance costs. estimate of the actual costs incurred during the study period. All scenarios used comparable Historical data derived from the Midwest ISO settlement system was utilized to calculate an

involved a ten month study period between June 1, 2005 and March 31, 2006. These cases are: ICF prepared and analyzed four primary cases* in order to develop the study results. Each case

- Authorities needed to reproduce the actual operations observed in 2004 in the and economic dispatch. Hurdle rates are the barriers to trade between Balancing to simulate continuation of decentralized Balancing Authority unit commitment derived from a model calibration exercise of the 2004 Day-1 Midwest ISO market assuming continued Day-1 operation for the study period. ICF used hurdle rates Day-1 Case: This case estimated the production cost of the Midwest ISO market
- maximum benefits from centralized operations in a Day-2° market as compared Day-2 Optimal Case: This case was designed to predict the theoretical

are discussed in Chapter 5 Note that several additional cases including calibration and sensitivity cases were examined during this analysis and * MAPS is a registered trademark of General Electric Company

sensitivity cases such as the "No-ASM Case". provide in the Midwest ISO region versus the in the model representation. These differences are examined through Optimal Case modeled due to, for example, the manner in which regulation and operating reserves are currently Note that Midwest ISO actual operations differed significantly during the study period from the theoretical Day-2 Hurdle rates are discussed in detail in Chapter 3.

to the Day-1 Case. This case specifically was used to predict the production costs of an optimal Midwest ISO Day-2 operation. Commitment and dispatch untile rates used in the Day-2 Case to simulate decentralized operation were eliminated in the Day-2 Case to simulate centralized unit commitment and footprint-wide economic dispatch.

Day-2 Actual Case: This case was designed to determine the benefits achieved by the Midwest 15O's Actual Day-2 residual profits and as from the Midwest 15O's Day-2 market operations to actual houly dispatch data from the Midwest 15O's Day-2 market operations to estimate actual production costs during this historical period.

No-ASM (Ancillary Services Market) Case. This sensitivity case was designed to simulate achievable benefits from centralized dispatch given the fact that commitment of requisition and operating reserves. Instead, the majority of these sommitment of requisition and operating reserves. Instead, the majority of these sorvices are held by each Balancing Authority locally. The Midwest ISO and all these services are held by each Balancing Authority locally. The Midwest ISO and these services beginning in 2008.

Exhibit ES-2 provides a summary of the assumptions underlying the three primary cases analyzed in the MAPS model.

Contract Section Combayeou of Cases Examined 25% Contract Contract

bled serveser IIA III nove to set full Service (Service)	Required reserves held by each Balancing Authority; headroom held by the Midwest ISO	Required reserves and headroom held by each Balanding Authority	Везегуез
rimil line limit	100 percent of the	Reduced actual line limit based on phor Midwest ISO analysis for historical utilization data	
centralized dispatch	ebiw OSI IsewbiM	Dispatch to meet Balancing Authority load plus economy interchange	SCED
Midwest ISO wide centralized commitment		Commit to meet Balancing Authority (Company) load plus reserve	ecnc
Day-2 Case	9853 MSA-01	Day-1 Case	Parameter
port of the contract of		e i i pri ve isa pri cale i	

It is from the four cases that we derive our three primary study results, namely the estimate of the maximum potential benefits associated with Midwest ISO operations, the amount of benefits achieved the market situature in place during the study period (i.e. without ASM), and the sculal benefits schieved by Midwest ISO during the study period.

The three primary study results were developed as follows:

Maximum theoretical potential benefits were assessed as the reduction in system, production costs between the Day-1 Case and the Day-2 Optimal Case.

The System in this case is the US Eastern Interconnect



3.

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Because the only change between these cases is the simulated market structure within the Midwest ISO footprint any reductions in production costs are directly attributable to operation of the Midwest ISO Day-2 market.

- Achievable benefits were assessed as the reduction in system production costs
 between the Day-1 Case and the No-ASM case.
- Actual achieved benefits were assessed as the reduction in system production costs between the Day-1 Case and the Day-2 Actual Case.

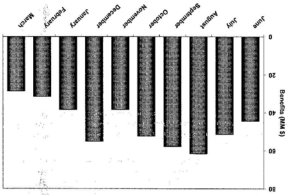
In each of the three cases the system production costs comprise the hourly fuel, variable operation and maintainence, NO_x emission allowance, and SO₂ emission allowance costs of every generator in the US Eastern Inferconnect?

Detailed discussions of the analytic approach, calibration process, and cases examined is presented in Chapter Three.

Summary of Findings

Results of the ICF study incicate that the Day-2 market within the Midwest ISO footprint offers the potential for significant savings. Specifically, production cost savings of \$460 million were settinsted as the maximum benefits available to the Midwest ISO in an optimally operated Day-2 market including fully optimized reserves. This is \$46 million per month on average. If this monthly level of benefits is assumed to be schieved for a 12 month pand annual benefits would be \$552 million. Exhibit ES-3 presents the maximum monthly benefits available in the would be \$552 million. Exhibit ES-3 presents the maximum monthly benefits available in the would be \$552 million.

Summary of Maximum Potential Benefits - June 2005 through March 2006



⁸ Mote that in the Day-2 Actual case only Midwest ISO generators are directly observable. This is discussed in detail in the Day-2 Actual methodology discussion below.



basis assuming that average benefits extended at the same average level for an additional two Midwest ISO during the ten month study period. The benefits are also shown on an annualized Exhibit ES-4 compares the maximum potential, achievable, and actual achieved benefits for the

Exhibit ES-4:

Theoretical Maximum Potential Benefits (noillim?) (noillime) Benefits Benefits Summary of Midwest ISO Benefits - June 2005 through March 2006

Up to \$460 million in benefits were potentially achievable through optimal Our analysis yields the following three primary results: 04 86 3 Actual Benefits Achieved

studies of the potential benefits of centralized dispatch. parallel Day-1 estimate. This level of potential benefits is comparable to other percent decrease in overall Midwest ISO production costs compared to the operation of the Midwest ISO grid during the study period. This represents a 3.8

172

037

225

potential RTO savings. This \$271 million translates to \$325 million on an and indicates that optimization of ancillary services is an important component of treatment of ancillary services. This represents 59 percent of the total potential \$271 million was actually achievable during the study horizon given the existing Of the \$450 minion in maximum potential benefits we estimate that approximately

benefits. This \$58 million is equivalent to \$70 million on an annualized basis. ISO operation of the grid. This translates to 21 percent of the achievable Of the \$271 million achievable benefits, \$58 million was realized through Midwest

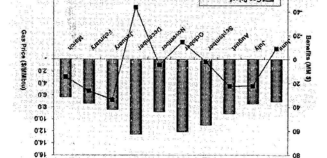
beriod along with monthly average natural gas prices. basis. Exhibit ES-5 presents the actual benefits achieved on a monthly basis for the study In order to analyze trends in the study results, we have disaggregated results on a monthly

Market Structure

Estimated Achievable Benefits Given Current



See Chapter 4 for a summary of previous study findings.



Monthly Benefits Achieved and Historical Natural Gas Prices

This monthly analysis yields the following two secondary results:

Benefits Achieved
 Chicago City Gate Pricing Point

While benefits were lower during initial start up; significant improvement was demonstrated towards the end of the period. Benefits in the 2006 period were close to the maximum achievable absent optimization of sncillary services.

The unprecedented period of high natural gas, coal, and emission allowance prices between September and December 2005 correlate with periods of lower schieved benefits, and in some cases increased costs for Midwest ISO Day-2 achieved benefits, and in some cases increased costs for Midwest ISO Day-2 compared to what was forecast for Day-1. Even as operations appear to have been improving (as seen in other data), the costs of sub-optimal control input costs. In this dispatch were increasing due to rising generation input costs. In this environment, the cost impacts of even small incremental deviations from Day-1 optimization between gas and coal generation are economically magnified.

Conclusions

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The overall outcome of this analysis demonstrates that potential RTO benefits are large and are measured in hundreds of millions of dollars per year. While on a percentage basis the potential improvement appears modest, the magnitude of the production costs involved is so large that on a dollar basis, the efficiency improvements are substantial.

RTO operational benefits are largely associated with the improved ability to displace gas generation with coal generation, more efficient use of coal generation, and better use of import potential. These benefits will likely grow over time as:



potential. These benefits will likely grow over time as:

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Reliance on natural gas generation within the Midwest ISO footprint grows as a result of the ongoing load growth and a general lack of non gas-fired development over the last 20 years. This may increase the scope for potential savings from centralized dispatch in future years.

Tightening environmental controls and the resulting greater diversity in coal plant utilization more important in future years.

Tightening supply margins throughout the Eastern Interconnect over the next three to five years increase the importance of optimizing interchange with neighbors such as FJM, SPP, and others.

Transmission upgrades which could increase the geographic scope of optimization within the Midwest ISO footprint.

The lack of an Ancillary Services Market (ASM) for footprint-wide reserve optimization limited the achievable results by as much as 40 percent during the study horizon.

A confluence of factors led to less than 100 percent of the achievable benefits realized during the study horizon. These include:

The learning curve faced by both Midwest ISO and market participants during market inception resulted in suboptimal commitment and dispatch which limited achieved benefits; and

Pistõe effects during extreme markei conditions:

bonedita: "This is becaree even small deviations from optimal dispatch can have phose had a significantly adverse impact on achieved versus potentially available brides had a significantly adverse impact on achieved versus bottomismally available brides had a significantly adverse impact on achievement high can be settlement.

October and December 2005 were especially challenging periods for Midwest ISO operations due to record high fuel prices. For example, natural gas prices peaked at an average of \$12.60/MMBtu in December 2005.00. We note that had sotual benefits achieved in December and October been at the average level for all other months in the study period total achieved benefits would have exceeded \$146 million*** or up to 54 percent of the total achievable benefits.

The percentage of benefits achieved showed an increasing trend over the study horizon, indicating increasingly efficient operations. This is especially evident in 2006 when fuel prices began to moderate.

We further note that major developments led by the Midwest ISO will likely increase both the potential and schieved benefits on a going forward basis. These developments include the introduction of the Ancillary Services Market which is currently under review by FERC and expected to begin operation in 2008 and regional transmission investment initiatives auch as MTEP 06 which will bring \$3.6 billion in transmission investments to market by 2011 and targets elimination of 22 of the top 30 constraints in the footprint.

"9 Cource: Gas Daily, Chicago City Gate price "

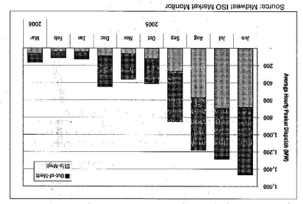
11 This Library and aback-of-the-envelope calculation assumes that losses of \$14 and \$43 million in October and
11 This Library and aback-of-the-envelope calculation, the average achieved in the remaining months of the study.
December are replaced with savings of \$14.5 million, the average achieved in the remaining months of the study.



Comparison to Results in Similar Analyses

exercised in comparing the two analyses. "economic dispatch" in the ICF study associated with market rules, and hence, care needs to be Monitor definition of out-of-ment dispatch does not precisely correspond to the definition of benefits schieved during the months of October and December 2005., Note, that the Market and extremely high fuel prices yields is consistent with the study results indicating negative 2006 levels support our findings of an improving trend. The combination of out-of-ment dispatch dispatch. While there is less in October and December, it is still above 2006 levels. The lower dispatch in the Midwest ISO. Summer 2005 shows large amounts of out-of-merit peaking excerpt from the Market Monitor report highlighting economic and non-economic peaking unit ICF's findings in this study are consistent with several previous analyses. Exhibit ES-6 is an

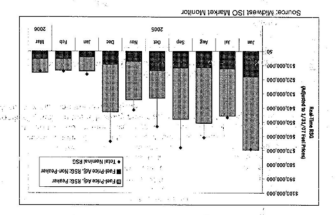
Market Monitor Analysis of the Dispatch of Peaking Resources Exhibit ES-6:



costs, the trend also supports our conclusion of improving performance. 2005 compared to 2006. Since these are payments for units not otherwise recovering their (RSG) trends shown in Exhibit ES-7 below. Here we see RSG payments by month are high in Our study results are also similar to a Midwest ISO review of Revenue Sufficiency Guarantee

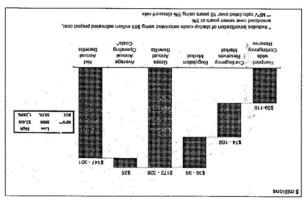
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Market Monitor Analysis of the Midwest ISO RSG Payments



While the ICF study of the proposed Midwest ISO ASM market is not as detailed regarding reserves as that contained in a recent Midwest ISO filing, the theoretical value generated by ICF is within the range of the Midwest ISO value estimates generated and shown in the April 3, 2006 Filing to FERC where the comparable potential benefits are shown as \$113 to \$208 million (see the "contingency reserves" and "regulation market" bars in Exhibit ES-8 below).

Exhibit ES-8: Midwest ISO Estimates of ASM Benefits and Costs



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Source: Midwest Contingency Reserve Sharing and Midwest ISO Ancillary Services Market – Project Update, October 10, 2006

In conclusion, our findings indicate that substantial benefits are available and that an increasing percentage of those benefits were realized in the later months of the study. Further, we note that expected developments such as the proposed Midwest ISO ASM market will expand the scope of potential and schilved benefits on a goling forward basis. The remainder of this report is organized in four primary chapters designed to paint a full picture of this study. These are:

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- Chapter One: Evolution of the Midwest ISO
- Chapter Two: Analytic Approach and Cases Examined
- Chapter Three: Overview of Modeling Assumptions
- Chapter Four: Detailed Study Result and Conclusions

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CHAPTER ONE: EVOLUTION OF THE MIDWEST ISO

This chapter provides an overview of the Midwest ISO, including a regional perspective, and a formary of the past, present and future market structures. We discuss the region before the Midwest ISO was created, outline its most recent transition from a Day-1 to Day-2 market and provide some insight into the planned ancillary services market. Our discussion of market have structure examines the Midwest ISO's unique history as the only truly greenfield RTO in the US. In a span of little more than a decade the Midwest ISO has evolved from a voluntary association as a span of little more than a decade the Midwest ISO market in the world. Unlike similar RTO markets in the east, the Midwest ISO market did not develop out of pre-existing pooling RTO markets in the east, the Midwest ISO market and dispatch among multiple utilities strangements under which centralized unit commitment and dispatch among multiple utilities strangements order to market implementation.

Regional Overview of the Midwest ISO12

Introduction

The Midwest ISO is a non-profit, member-based Regional Transmission Organization (RTO) covering all or portions of 15 US Midwestern states and the Caractian province of Manitoba. The Midwest ISO has a dual responsibility as a reliability coordinator for electric utilities that have transferred functional control over their transmission assets as well as those that have not and as a manager of an energy market for the electric utilities that have transferred functional control to the Midwest ISO. Exhibit 1-1 below shows the reliability tootprint whereas Exhibit 1-2 shows the smaller market footprint.

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¹² From the Midwest ISO website unless otherwise noted.



Source: Midwest ISO

Midwest ISO's Market Footprint



Source: Midwest ISO

Exhibit 1-3 provides summary statistics about the Midwest ISO's market and operations. The Midwest ISO covers an extremely large geographic area. This yields both significant scope for efficiency improvement due to RTO operations and significant challenges for development and implementation or Is new market. Note also that the expansiveness of this area would also tend to complicate the efforts of market participants to opinize generation and transmission operations in a bilateral Day-0 or Day-1 marketplace.

Exhibit 1-3: Midwest ISO Overview

	and oferense	mation Each Sheet as of February 2007
salancing Authorities		36 (reliability footprint)
Market Operations	Ģ	Uses security-constrained unit commitment and economic dispatch of generation. Operaties Day-Ahread Market, Real-Time Market, and Financial Transmission Rights (FR) Market (Administers Deen Financial Transmission Rights (FR)
Transmission		115KV, 69KV, niles including 500KV, 345KV, 230KV, 161KV, 138KV, 120KV,
Peak Load (set July 31st, 2006)		116,030 MW (market); 136,520 MW (reliability)
Generation Capacity		133,006 WW (market); 162,981 WW (reliability)
Market Participants	11	256 including 28 Transmission Owners with \$13.9 billion in transmission assets under the Midwest ISO's functional control and 69 non-transmission owners
Temtory		920,000 square miles covering 15 US states and Canadian province of Manitoba. Control centers in Carmel, IN and St. Paul, MN
DinteM		Parameter

Source: Midwest ISO Corporate Information Fact Sheet as of February 2007

The Midwest ISO energy market features security-constrained unit commitment and economic dispatch of generation with LMPs produced for 1,760 pricing nodes. Market, a Real-Time Market, and an FTR Market. The Midwest ISO is a Day-Ahead Market, a Real-Time Market, and an FTR Market. The Midwest ISO is responsible for exaministening the Open-Access Transmission (FERC), the primary regulator of the mandated by the Federal Energy Regulatory Commission (FERC), the primary regulator of the wholesale US electricity sector.

As mentioned above, the Midwest ISO is both a reliability coordinator as well as an energy market operator. Exhibit 1-4 graphically represents the Midwest ISO's relationship with each Balancing Authority, whether primarily as a market operator or reliability coordinator. In Midwest ISO provides contractual services under agreements with Duke Power, addition, the Midwest ISO provides contractual services under agreements with Duke Power, MAPPCOR and the Midwest Contingency Reserve Sharing Group.

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Midwest ISO Balancing Authorities 13 Exhibit 1-4:

Note 3. ITC and IAETC are through as suppraise Balancing Audioribles for the Emergy Markets OS! kewbiff rebru producting duranted obuses a m UKIM S atoN Begingbag, we moved mis stoketh lygend ord nown test but yourked yields AN OSI sewalth sebrus ametage? I show

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longer operational (6/2006 and 9/2005, respectively) and SMP joined the market footprint (4/2005). pictured are valid up to the end of the study period in March 2006. Since then, DEVI and LGEE are no Source: Midwest ISO Business Prectices Manual for Coordinated Reliability, Dispatch, & Control, Manual No. 300, 3005. We share that Cardymetres and ATC are no longer operational but the Balanchia Authorities and Incess a

Warket Footpont

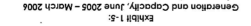
Midwest ISO Supply Mix

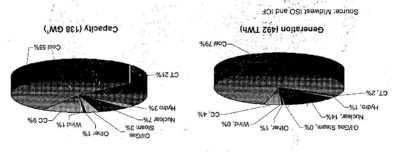
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ratio of capacity to peak was approximately 119 percent. period reached 488 TWh and capacity within the Midwest ISO was about 138 GW. Thus, the June 2005 through to March 2006. During this time, generation for the ten months of the study percentage breakdown of dispatch and capacity by generation source for the study horizon from 116 GW14 and has a bimodal winter and summer peaking profile. Exhibit 1-5 shows the The Midwest ISO is one of the largest markets in the US with a net internal peak demand over

 13 See Chapter 4 for a mapping of company acconymis. The peak demand record for Midwest ISO's market footprint of 116,030 MW was set on July 31, 2006. 14





Although the Midwest ISO exports energy during the study period, it is ultimately a net importer. On average, the Midwest ISO was a net exporter to SPP and IMO. The monthly average net export during the 10 study months was 306 MW per hour to SPP and 841 MW per hour to IMO, yielding a total off 1,147 MW per hour or 8 TWh over the ten months. On the other hand, the Midwest ISO imported on average 1,631 MW per, hour from P.M, 1,543 MW per hour from Manitoba Hydro, 353 MW per hour from MARPP, and 1,613 MW per hour from SERC, yielding a accounts for 353 MW per rour from MARPP, and 1,613 MW per hour from SERC, yielding a scrount from off 1,027 MW per hour or 29 TWh over the ten months. Hour or 38.3 percent of this generation import. This is 2.3 percent of this generation in the 492 TWh total.

It is important to note that reliance on natural gas-fired generation capacity has been increasing in the Midwest ISO are in recent years where virtually all of the generation capacity added in the past decade relies on natural gas as its primary fuel. In fact, of the lotal capacity added to the past decade relies on natural gas as its primary fuel. In fact, of the lotal capacity added to VZ percent of the existing gas capacity in the Midwest ISO is considered to be peaking capacity of the existing gas capacity in the Midwest ISO is considered to be peaking capacity (i.e. gas-steam or combustion turbine). Hence, use of natural gas conid well require the use of throughout the region is further evidenced in the January 2007 Midwest ISO Operations are used in the region is further evidenced in the January 2007 Midwest ISO Operations Report. Which indicates that natural gas-fired generation was the marginal generation resource that 30 percent of the time in January 2007 even though combined cycle and combustion more that 30 percent of the time in January 2007 even though combined cycle and combustion turbine operation only accounted for 6 percent of total generation only accounted for 6 percent of total generation.

Midwest ISO's Interconnectivity with the Rest of the Grid

Electrically, the Midwest ISO is part of the Eastern Interconnection, the largest of the four distinct synchronous power grids in North America. As Exhibit 1-6 shows, the Midwest ISO system Operator to the north, the system interconnects with the Ontario Independent Electricity System Operator to the north, the PAIM Interconnection to the east, the Southwest Power Pool (SPP RTO) to the southwest and

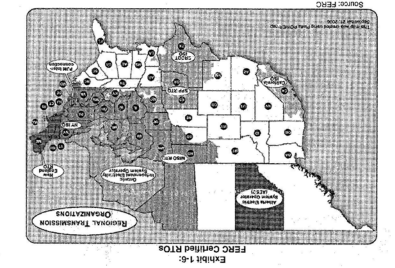
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18 Midwest ISO Market Operations Report; January 2007

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the Tennessee Valley Authority to the south, ¹⁶ The Midwest ISO has seams agreements or memorandums of understanding with which the Midwest ISO shares the largest and most relationship with PJM, the region with which the Midwest ISO shares the largest and most complex border. Note that portions of PJM are nearly surrounded by the Midwest ISO (e.g. the Chicago area).



In 2002 the FERC directed the Midwest ISO and PJM to work toward development of a common market by October 1, 2004 in order to harmonize their practices to functionally create a single, transparent energy market. The creation of a "joint and common" market for PJM and the "seams" coordination agreement results in by far the largest mighboring RTOs. This Midwest ISO-PJM coordination agreement results in by far the largest market in the US stretching from eastern Montana through southwestern Minnesota. This market in the US stretching from eastern Montana through southwestern Minnesota. This transparency and counterclockwise through "Classic PJM", Michigan, and Minnesota. This transparency and counterclockwise through "Classic PJM", Michigan, and Minnesota. This transparency and order the counterclockwise through "Classic PJM", Michigan, and such new structure are major developments enhancing the transparency and order the word new structure are mejorn. Under the condination agreement and with input from stakeholders, the two RTOs have implemented mechanisms to compensate for redispatch to relieve congestion and protocols for honoring reciprocal flowgates and they continue to address seams issues and reconcile differences in products to be traded using common standers seams issues and reconcile differences in products to be traded using common standers.

FERC, Docket Nos. EL02-65-000, July 31, 2002.

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The Tennessee Valley Authority is not shown on the map but encompasses the entire state of Tennessee and Performing the states.

Midwest ISO Day-0 Operation

Before the Midwest ISO was created in 1996, the region operated as a decentralized market dominated by vertically integrated, investor-owned utilities (IOUs). While there was no common market for energy, there were sub-regions that communicated and cooperated on maintaining the reliability of their shared and interconnected transmission system. The organizations leading this effort were the regional reliability councils: the Mid-Continent Area Poot (MAPP); the Mid-America interconnected Network (MAIN); the East Central Area Poeter Pool (MAPP); the Mid-America interconnected Network (MAIN); the East Central Area Positivity Coordination Agreement (ECAR); and the Southwest Power Pool (SPP). Exhibit 1-7 shows a legacy map of each council's geographic reach.

Exhibit 1-7:



These councils are composed of stakeholders from across the electric industry including IOUs, IPPs, power marketers, and end-use customers. At the time, there were 10 regional reliability councils which reported to the North American Electric Reliability Council (NERC), a self-regulating organization that developed voluntary industry standards and best practices. ¹⁹ The geographic division of these councils provides an idea of the organization of the market and how electricity flowed. Typically, connections within each council were strong but somewhat weaker when crossing boundaries or even utility footprints. In this environment, most more limited. Furthermore, the reliability councils stso tended to focus on reliability rather than economic concerns.

In addition to physical transmission constraints that may have limited power flows, bilateral transactions to take advantage of opportunities to optimize generation usage between areas

The number of regional reliability councils and some of their footprints have changed since then and the map

shown above is for reference purposes only.

This has changed since and is discussed below.

and Balancing Authorities increased costs and caused inefficiency relative to an optimum use of Similarly, decentralized unit commitment and dispatch operations from individual companies can act as trade obstacles that effectively segment a market and limit interregional transfers. "pancaked" transmission rates.20 Depending on their magnitude, pancaked transmission tariffs footprints before it reached its ultimate destination (wheeling), and was often burdened with example, power sent from a source to a load far away often had to traverse several utility transmission costs that penalized power that crossed regional or utility boundaries. For was hampered by high transaction costs in the form of low market transparency and also due to

Midwest ISO Day-1 Operation

Information System (OASIS) website to foster transparency and liquidity. Open Access Transmission Tariff (OATT) and is posted on the Open Access Same Time minimum terms and conditions of non-discriminatory service. 7 This tariff was known as the established a process for filing open access non-discriminatory transmission fariffs that contain mandating open access to the transmission system of incumbent utilities. FERC order 888 April 24, 1996 the FERC released the final ruling supporting competitive generation by market stifled non-utility generation investment and eventually led FERC to take action. On The high costs of pancaked transmission rates and the economic inefficiency of the US power

1996 and over the course of the next several years evolved into a regional transmission transmission rates. As Exhibit 1-8 shows, the Midwest ISO was established on February 12, a voluntary association that would also help to eliminate trada barriers such as pancaked About the same time, transmission owners in the Midwest had begun to discuss the formation of

Exhibit 1-8:

organization (RTO) and energy market operator.

Midwest Markets (Day-2) Launch Day-2 April 1, 2005 Access Transmission Tariff February 1, 2002 Transmission service begins under Midwest iSO Open Day-1 operations (Day-1 markets) begin December 2001 RTO approval from FERC (first in the nation). Reliability system operator September 16, 1998 Day-0 FERC grants conditional approvai as an independent Transmission owners convene to form the Midwest ISO February 12, 1996 **Bate** Key Dates in the Midwest ISO's Evolution

the Midwest ISO and establish an open access transmission tariff.22 The original 10 companies utilities in the Midwest to transfer functional control of their jurisdictional transmission facilities to On September 16, 1998, the FERC approved the application from 10 transmission-owning

²² FERC, Docket No. ER98-1438-000, EC98-24-000, September 16, 1998. almost always exceed marginal costs, they are economically inefficient.
FERC, Docket No. RM95-8-000, Order 888, April 24, 1996. transmission system costs and associated wheeling charge. Since the tariff charges do not correlate with and charges when moving power from one area to another across multiple utility territories, each with its own 20 "Pancaked transmission rates" is a term commonly used to describe the practice of incurring multiple wheeling

Gas & Electric Company; and Kentucky Utilities Company.23 Power Company; Union Electric Company; Central Illinois Public Service Company; Louisville Edison Company of Indiana; Illinois Power Company; PSI Energy, Inc.; Wisconsin Electric were: Cincinnati Gas & Electric Company; Commonwealth Edison Company; Commonwealth

cnatomera by: system security and reliability. This structure would provide substantial benefits to transmission provide non-discriminatory open access to the regional transmission grid and to increase turn over functional control and tariff administration responsibilities to the Midwest ISO to both ownership of their transmission facilities and physically operate and maintain them, they would discrimination and end pancaked rates. Even though the transmission owners would retain actual separation or duties rather than relying on a standard transmission tariff to decrease The Midwest ISO's initiative went well beyond the mandate of Order 888 because it created an

overall reduction in the costs of transmitting energy within the region; Eliminating transmission rate pancaking on a regional scale thereby producing an

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- Offering one stop shopping for transmission service; ...
- Establishing uniform and clear rules by the ISO/RTO;
- Inucrous! It is present the present the present of Separating control over transmission? facilities from generation and marketing
- Allowing large scale regional coordination and planning of transmission;
- Enhancing reliability; and the control of
- products and buyers having greater access to sources of supply.24 Fostering competition with sellers having access to more markets for their

Coordination, Transmission Planning, System Operations, and Market Monitoring. administration, Available and Total Transfer Capability (ATC and TTC) determination, Security February 1, 2002 and incorporated other hallmarks of Day-1 operation such as OASIS move into a Day-1 market. It began providing transmission service under its approved OATT on became the first RTO in the nation certified by the FERC which heralded the Midwest ISO's requirements simed at eliminating discrimination.25 On December 21, 2001, the Midwest ISO preferred and that the Commission was ready to review and certify RTOs that met a series of FERC stopped short of a mandate in Order 2000, it did make it clear that RTO formation was another final ruling on December 20, 1999 to spur the formation of RTOs nation-wide. While the Encouraged by the Midwest ISO and other first movers in the industry, the FERC later released

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coordination of reliability practices. primary responsibility for planning and expansion of transmission facilities; and (8) participate in interregional calculate TTC and ATC; (6) provide for objective monitoring of the markets it operates or administers; (7) take flow; (4) serve as provider of last resort of all ancillary services; (5) administer its own OASIS and independently reliability. Vine functions: (1) design and administer its own teriff; (2) manage congestion; (3) address parallel path oberstional surfronty over transmission facilities within the region; and (4) exclusive authority to maintain short-term 25 Four characteristics: (1) independence from market participants; (2) appropriate scope and configuration; (3) have materialized and the Midwest ISO subsequently absorbed many of them into its expanding footprint.

FERC, "Benefits Claimed by Applicants," Docket No. ER98-1438-000, EC98-24-000, September 16, 1998. of the transmission owners in MAIM and ECAR. Several of these utilities attempted to form their own RTOs but none Originally there were 25 transmission-owning utilities involved in the creation of the Midwest ISO representing most

Market monitoring functions were also added, but were minimal, reflecting the then current bilateral market. In addition, the Midwest ISO relied exclusively on non-market mechanisms such as Transmission Loading Relief (TLR) calls with associated generation re-dispatch performed by the individual Balancing Authorities to manage transmission congestion.

Unlike other RTOs, the Midwest ISO was unique because the Balancing Authorities in its footprint work in tandem with the Midwest ISO, but were not part of the RTO organizations. The Balancing Authorities continue to be part of their parent utility organizations and perform necessary functions auch as balancing generation with load in their respective geographic regions and retaining responsibility for unit commitment and economic dispatch of generation to regions and retaining responsibility for unit commitment and economic dispatch of generation to account their and liant and account to the serves. They also maintain primary responsibility for ensuring resource administer operating reserves. They also maintain primary responsibility for ensuring resource administer operating reserves.

Regulatory and Industry Challenges Affecting the Midwest ISO's Day-1 Operations

became the only FERC-recognized RTO in the Midwest in December 2001. growing importance in the region. Despite these challenges, the Midwest ISO eventually does underscore the difficult task the Midwest ISO had of integrating new members and its Agency. While this is not an exhaustive list of the changes the Midwest ISO experenced, it Dairyland Power Cooperative, Great River Energy, and Southern Minnesota Municipal Power agreements with several other companies such as Sunflower Electric Power Corporation, Manitoba Hydro entered into a coordination agreement and there were pending and conditional City Water, Light and Power (Springfield, III.); and Montana-Dakota Utilities. In addition, (including Missouri Public Service, St. Joseph Light & Power and WestPlains Energy-Kansas); Electric (Neb.) System; Minnesota Power; Otter Tail Power Company; UtiliCorp United Midwest ISO, namely: Indianapolis Power & Light; Indiana Municipal Power Agency; Lincoln and then rejoined the Midwest ISO in 2004). On the other hand, eight more utilities joined the Power Company and Ameren had withdrawn to join other RTOs (though the latter two merged FERC approved the Midwest ISO's RTO application, Commonwealth Edison Company, Illinois Midwest ISO was an ever-changing membership base and thus geographic scope. By the time creation of several other RTOs in the region which have all now dissolved. The effect on the During this time, much was changing in the industry. The directive from the FERC spurred the

The Midwest ISO Day-2 Operation

The Midwest ISO's Day-1 operation was an improvement over the status quo but still did not provide market-based congestion management and imbalance service as required by FERC of provide market-based congestion meighbors, the Midwest ISO is a relative newcomer in implementing a transparent power market structure and pricing mechanisms.²⁶ The addition of Implementing a transparent power market structure and pricing mechanisms of the addition of FERC-required market-based transmission services required creation of day-shead and real-firme locational marginal price ("LMP") energy markets as had already occurred in the eastern RTOs. LMP-based energy markets would allow the Midwest ISC to efficiently manage transmission congestion and set transparent market-cleaning prices at each location on the network.

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²⁶ PJM RTO started its bid-based energy markets in April, 1997. ISO-New England launched its first Power Exchange (PX) market in May, 1999.

The process intensified on May 26, 2004 when the FERC conditionally approved the Open Access Transmission and Energy Market Taiff (TEMT) that was filed by the Midwest ISO on March 31, 2004. The proposed TEMT, and its later modifications, provide the terms and conditions necessary to operate Day-Ahead (DA) and Real-Time (RT) energy markets with LMP-based price signals thereby implementing the FERC-required market-based congestion management system. In addition, the Midwest ISO proposed to operate a market for Financial management system. In addition, the Midwest ISO proposed to operate a natket for Financial locations Rights (FTR), which provides market participants the opportunity to hedge their locational price risk associated with congestion. The Midwest ISO expended a total of \$246.7 markets and expects million to complete the development of the systems to implement Day-Z markets and expects amulai revenue of between \$120 million and \$125 million to recover both these startup cost and ongoing operating costs. The proposed to the systems to implement Day-Z markets and expects and organized that the systems of the systems to implement Day-Z markets and expects and in the systems of the systems to implement Day-Z markets and expects and in the systems of the systems of the systems to implement Day-Z markets and expects and organized that the systems of the systems

On April 1, 2005, the Midwest ISO officially commenced Day-2 operation and began centrally dispatching wholesale electricity and transmission service throughout much of the Midwest. The bids and offers in the market for the first two months were cost-based, and hence the ICF study focuses on the post June 30, 2006 period/when the bids became market-based.

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Energy Market

The Midwest ISO operates Day-Ahead and Real-Time (balancing) Energy Markets using ecurity constrained until commitment and economic dispatch of generation that provided to the RR10 optimal use of all recources within the region based on the bids and offers provided to the RR10. The Day-Ahead cleaning process results in a set of financial, inancially exponsible to be which the Day-Ahead market is a ferward financial marketifor energy. The Day-Ahead market process results in a set of financially binding schedules according to which sellers are financially process results in a set of financially binding schedules according to which sellers are financially production to the set of process is based on a unit commitment model that minimizes total production costs over 24 hours. Thus, the Midwest ISO uses a tool similar to the tool used in this study. Typically the load cleared in the Day-Ahead Energy Market is less than the actual boad cleared in the Real-Time Energy Market. This intradistore requires the Midwest ISO to contain additional units through a Reliability Assessment Commitment (RAC) process in order to commit additional units through a Reliability Assessment Commitment (RAC) process in order to meet the projected Real-Time isod and required reseasment.

Sources of energy in the day-ahead market include:

- Generator offers
- External fransactions
- Virtual supply offers

Sources of demand in the day-shead market include:

- Fixed demand bids
- Price sensitive demand bids
- External transactions
- Virtual demand bids

 22 Midwest ISO, FERC Form 1: Annual Report of Major Electric Utilities, Licensees and Others and Supplemental, 109.1 and 123.1.

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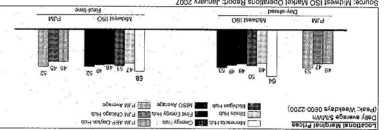
settled based upon the 24-hour day-ahead LMP values. day-ahead schedules constitute financial contracts to supply or consume power. FTRs are also The Midwest ISO publishes a day-ahead schedule and a 24-hour day-ahead set of LMPs. The

weighted average of the load zone. considerations, loads are generally aggregated for settlement purposes based on the loadeven where multiple generators are at a single plant). In contrast, due to practical metering each price node. Generally each generator has a unique price nodes (one per generating unit, on the grid. Those LMPs are used to settle both cleared supply and demand transactions at based on supply offers and load bids and establishes hourly LMPs at each discrete price node The Midwest ISO Day-Ahead market clearing process performs a unit commitment and dispatch

condestion given dynamic supply and demand. rather than bid demand and must also function to determine economic redispatch to manage minimum start times). The purpose of the Real-Time market is similar, but is based on actual that minimize production costs accounting for operational limitations (e.g., unit notification and fully satisfy cleared Day-Ahead demand. The Day-Ahead market serves to utilize resources The primary purpose of the Day-Ahead market is to clear (and schedule) sufficient supply to

primarily the result of congestion. ISO hubs in both the Day-Ahead and Real-Time markets. Differences between locations are electricity market. Exhibit 1-9 shows the January 2007 average daily EMPs for current Midwest contract, improve liquidity and generally support the development of atmore robust wholesale provide stable trading locations thereby reducing price uncertainty for parties who wish to corresponding price indices to facilitate bilateral trading and settlement of contracts. The hubs and Minnesota - that provide market perticipants with convenient trading locations with intervals. The Midwest ISO has created four financial trading hubs - Cinergy, Illinois, Michigan in April, 2005, LMPs at some 1,760 points along the power grid are produced at five-minute burchase or sale is made at that node. Since the launching of the Midwest ISO's Energy Market component, and marginal loss component. The value of an LMP is the same whether a components for settlement purposes: marginal energy component, marginal congestion of supplying the next increment of load at that location. LMP values are separated into three at a specific Commercial Pricing Mode (CPMode) in the Midwest Market that is equal to the cost The Midwest ISO utilizes Locational Marginal Pricing (LMP), which is the market clearing price

Midwest ISO Hub Prices - January 2007 Exhibit 1-9:



Source: Midwest ISO Market Operations Report; January 2007

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Local Balancing Authority Operators (also known Balancing Authorities) continue to be responsible for many of their traditional functions, but operate their systems in response to signals issued by the Midwest ISO.

FTR Market

Although energy is the principal offering in the market, the Midwest ISO also provides tradable Financial Transmission Rights (FTRs) to allow market participants on the basis of historic transmission costs. FTRs are allocated annually to market participants on the basis of historic transmission service. Immediately following the annual FTR allocation, the Midwest ISO also conducts a monthly allocation and auction of FTRs annual FTR auction. The Midwest ISO also conducts a monthly allocation and auction of FTRs annual FTR auction. The Midwest ISO also conducts a monthly allocation and auction of FTRs auction. The Midwest ISO also conducts a monthly allocation and auction of FTRs auction and auction of FTRs auction. The Midwest ISO also conducts a monthly allocation and auction of FTRs auction and auction and

Currently the Midwest ISO FTR market includes FTR obligations. Obligations provide revenues to the holder if congestion restricts transmission from the FTR Receipt Point to the FTR Delivery Point. If congestion is in the reverse direction, they impose a charge on the holder.

The Midwest ISO TEM1 also provides for the eventual introduction of FTR options. These instruments provide revenues to the holder if congestion, restricts transmission from the FTR Receipt Point or the FTR Delivery Point. If congestion, is in the reverse direction, no charge is impossed on the holder.

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Capacity and Ancillary Services Markets

There is currently no capacity market operated by the Midwest ISO, and resource adequacy continues to be addressed at the regional and state leavel. Module E of the TEMT addresses Resource Adequacy requirements, including planning reserve margin requirements for market participants serving load within the Midwest ISO footprint. The Midwest ISO adequacy participants are based on existing Realishity Resource Organization (RRO) and state standards. According to Module E, transmission customers serving network load must absing tim Mework Resources relied upon to seaue adequate generation is available to designate from Mework Resources relied upon to seaue adequate generation is available to meet both load and applicable reserve requirements.

Planning reserve requirements in the Midwest ISO footprint varied by NERC Region during the study period. At the time, MAPP and MAIN each had a 15 percent planning reserve requirement while ECAR had no explicit planning reserve requirements, EECAR reviews available and planned capacity and performs a probabilistic Loss of Load Expectation (LOLE) to determine if sufficient capacity exists to meet forecast demand in both the short and long term. The target LOLE is 1 day in 10 years (0.1 day/year), Similar to the capacity market, market no persisting reserves and sncillary services are expected to be developed in the future (see Day-3 discussion below).

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Regulatory and Industry Challenges Affecting the Midwest ISO's Day-2 Operations

While the Midwest ISO was developing plans to transition to a Day-2 operation, the ²⁸ August 14, 2004 blackout, affected Midwest ISO members and others, and increased reliability concerns. The Energy Policy Act of 2005 specifically addressed this by empowening the FERC to designate a single Electric Reliability Organization for the country with the sbillity to create and enforce mandatory reliability standards on the entire US electric industry, subject to the FERC's approval. On July 20, 2006, the NERC was certified as the Electric Reliability FERC's review.

Additional challenges faced by the Midwest ISO energy market startup included record high ratural gas, oil, coal, and emission allowance prices in the second half of 2005. Hurricanes Katrina and Rita combined with international events to drive natural gas and oil prices to levels well above historical norms between August and December 2005. For example, natural gas well above historical norms between August and December 2005. These high prices spilled over into coal and emission allowance markets, increasing the coats of operations and over into coal and emission allowance markets, increasing the coats of operations and magnifying the economic effects of any operational inefficiencies experienced during initial

Comparative Analysis

This section offers a high level comparison of the evolutionary stages the Midwest ISO's proposed progressed through. We offer this summary before we introduce the Midwest ISO's proposed ancillary services market in the next section. Exhibit 1-10 compares the division of responsibilities between the Day-0, Day-1 and Day-2 operations.

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Roles and Responsibilities During Day-0, Day-1 and Day-2 Operation

Independent	fleminiM)	A/N	Market Monitor	
Midwest ISO	OSI IsawbiM	A/N	Billing and Settlement	
OSI taewbiM	A/N	A/N	Day-Ahead and Real-time Market Administration	
OSI tsewbiM	A/N	∀/N	FTR Market Management	
Balancing	Balancing Authority	gnionsled Vrinority	Resource Adequacy	
Midwest ISO (LMP)	Midwest ISO (Fedispatch/TLR)	Balancing Authority (redispatch/TLR)	Congestion Management	
OSI tsewbiM	Balancing	Balancing Authority	Unit Commitment and Dispatch	
OSI Isewbil/	OSI IsawbiM	Balancing Authority	Transmission Planning	
OSI tsewbiM	Balancing Authority/ OSI teawbiM	Balancing Authority	Security Coordination	
OSI teawbiM	OSI IsawbiM	Balancing Authority	Outage Scheduling	
galancing Athority	Balancing	Balancing Authority	Load Forecasting	
OSI teawbiM	OSI IsawbiM	Balancing Authority	ATT bas OTA	
OSI tsewbiM	OSI teawbiM.	Balancing Authority	noits valid Alba TTAO	
OSI tsawbiM	OSI taswbiM	Balancing Authority	notisula inimbA SISAO	
S-Y60	L-yed	0-y.eQ	Kesbousipijities	

Individual utility OASIS sites and OATTs were in effect under Day-0 operation

In the decentralized Day-0 market, all functions were the responsibility of the local Balancing Authority. In contrast, the Midwest ISO took over some of these responsibilities in the Day-1 market. Between Day-0 and Day-1, this depth of coordination between the Midwest ISO and Balancing Authorities is dramatically different. The salient distinction is that each Balancing Authorities is dramatically different.

Under Day-2 operation, the Midwest ISO expanded its Day-1 responsibilities to include a market based method for managing congestion featuring operation of Day-Ahrada and Real-Time markets and the TRRs market, and market and an FTR market, the need for market monitioning responsibilities are currently carried out by an analyse and an FTR market, the need for market monitioning responsibilities are currently carried out by an Independent Market Monitor (MM), Potomac Economics. The Midwest ISO manages the Independent Market Monitor (MM), Potomac Economics and Day-2 operation, all market participants take transmission service from the Midwest ISO under its takint.

YAGTP3440 33

As described in this chapter, while the physical fundamentals remain largely unchanged in the Day-1 and Day-2 scenarios, there are significant structural and operational differences, especially in key operational areas such as unit commitment and dispatch, transmission scheduling, and congestion management. Specifically, there is centralized operation with screes to greater data and the ability to apply mathematical and economic optimization to these access to greater data and the ability to apply mathematical and economic optimization to these access to greater data and the ability to apply mathematical and economic optimization to these access to greater data and the ability to apply mathematical and economic optimization to these access to greater data and the ability to apply mathematical and economic optimization to these access to greater data and the ability to apply mathematical and economic optimization to these access to greater data and the ability to apply mathematical and economic optimization.

Future Enhancements to Midwest ISO Operations

On February 15, 2007, the Midwest ISO submitted to the FERC its proposal to create an Ancillary Services Market ("ASM") for the procurement of regulation and operating reserves. Some refer to this proposed atructure as a "Day-3" market to differentiate it from the existing Midwest ISO operations. In order to prepare for the implementation of ASM, the Midwest ISO Midwest ISO assume the role of the single Midwest ISO Balancing Authority with the majority of the current Balancing Authorities serving only as Local Balancing Authorities. The transfer of suthority is to ensure that the Midwest ISO will be able to procure required operating reserves through the proposed ASM.

Currently the procurement of regulation and operating teserves is the responsibility of each Balancing Authority via a cost-based process. Energy on the other hand is procured through a market-based process from the Midwest ISO. The proposed ASM seeks to create Day-Ahead and Real-Time markets for regulation and operating reserves like those currently existing for energy in the Midwest ISO and like those currently existing in other RTOs employing LMP Day-energy in the Midwest ISO and like those currently existing in other RTOs employing LMP Day-Bay-Library and the Midwest ISO and like those currently existing in other RTOs employing LMP Day-Bay-Library and the Midwest ISO and like those currently existing in other RTOs employing LMP Day-Bay-Library and Midwest ISO and like those currently existing in other RTOs employing LMP Day-Bay-Library and Midwest ISO and like those currently existing in other RTOs employing LMP Day-Bay-Library and Midwest ISO and like those currently existing in other RTOs employing LMP Day-Bay-Library and Midwest ISO and like those currently existing in other RTOs employing LMP Day-Bay-Library and Midwest ISO and like those currently existing in other RTOs employing LMP Day-Bay-Library and Midwest ISO and like those currently existing in other RTOs employing LMP Day-Library and Midwest ISO and Library and Midwest ISO and Midwest

The Midwest ISO has evaluated potential benefits of ASM market implementation and has found that it will greatly expand the scope of potential savings available to market participants. This conclusion is corroborated by the findings of this analysis. See Exhibit ES-8 above which summarizes the significant expected benefits and costs of the ASM market initiative based on the evaluation previously performed by the Midwest ISO.

³⁰ Midwest ISO, Docket No. ER07-550-000, February 15, 2007.

ANALYTIC APPROACH AND CASES EXAMINED **CHAPTER TWO**

Introduction

associated with the transition to centralized operations. This approach involves several computer model simulations of the Midwest ISO operations between June 2005 through March This chapter discusses the analytic approach to analyzing the changes in production costs

restructuring, which may best be treated on a qualitative basis. operations does not include some of the other potential benefits associated with market It is emphasized that this estimate of the benefits from Day-2 centralized information and

estimated achieved benefits of the Day-2 Actual Midwest ISO operation. (2) the schievable theoretical savings of the Midwest ISO's Day-2 operation, and (3) the The primary outputs are: (1) the maximum theoretical savings of an Optimal Day-2 operation, The approach to estimating the three primary outputs of this analysis involves calculating the difference between the Day-1 system³¹ production cost and that of the respective Day-2 case.

This chapter is presented in six principal sections as follows:

- Cases Examined
- Framework Methodology for Assessing Day-1 and Day-2 Optimal Costs in the MAPS
- Model Calibration
- Modeling Treatment Across Cases
- Methodology for Assessing Day-2 Actual Costs
- Stakeholder Participation Process

Cases Examined

cases are: ICF prepared and analyzed four primary cases in order to develop the study results. These

commitment and economic dispatch. Hurdle rates are the barriers to trade market to almulate continuation of decentralized Balancing Authority unit rates sx derived from a model calibration exercise of the 2004 Day-1 Midwest ISO assuming continued Day-1 operation for the study period. ICF used hurdle Day-1 Case: This case estimated the production cost of the Midwest ISO market

The System in this case is the US Eastern Interconnect 32 Hurdle rates are discussed in detail in Chapter 3.

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between Balancing Authorities needed to reproduce the actual operations observed in 2004 in the model.

Day-2 Optimal Case: This case was designed to predict the theoretical maximum benefits from centralized operations in a Day-2³ market as compared to the Day-1 Case. This case specifically was used to predict the production coats of an optimal Midwest ISO Day-2 operation. Commitment and dispatch burdle rates used in the Day-2 Case to simulate decentralized operation were eliminated in the Day-2 Case to simulate decentralized operation were of the Day-2 Case to simulate decentralized unit commitment and footprint-wide economic dispatch.

Day-2 Actual Case: This case was designed to determine the benefits achieved by the Midwest ISO's Day-2 market operations to actual hourly dispatch data from the Midwest ISO's Day-2 market operations to estimate actual production costs during this historical period.

No-ASM (Ancillary Services Market) Case: This sensitivity case was designed to simulate achievable benefits from centralized dispatch given the fact that current Midwest ISO operations do not include, centralized dispatch and commitment of regulation and operating reserves, instead, the majority of these commitment of regulation and operating hashing housely. The Midwest ISO and illed an ASM plan on February 15, 2007 that would allow for trutre optimization of these services beginning in 2008.

From these cases, we estimate the maximum potential benefits associated with the Midwest ISO Day-2 market; the achievable benefits given the actual implementation of the Midwest ISO Day-2 market; and the actual benefits achieved by the Midwest iSO during the study period. In the respective Day-2 Case. The maximum theoretical potential benefits is assessed as the in the respective Day-2 Case. The maximum theoretical potential benefits is assessed as the the Day-1 Case and the Day-2 Case. The maximum theoretical potential benefits as the capacity of the Day-1 Case and the Day-3 Case. The maximum theoretical potential benefits as the simulation costs between the Day-1 Case and the No-ASM Case. In both cases, the only change relative to the Day-1 Case and market structure within the Midwest ISO footprint. Therefore any changes in production costs between the Day-1 Case and benefits are assessed as the change in system production costs are directly attributable to the Midwest ISO Day-2 or No-ASM market. The actual schieved benefits are assessed as the change in system production costs between the Day-1 Case and the Day-2 Actual Case.

In each case, the system production costs comprise the fuel costs, the variable operation and maintenance costs, and the MO $_{\rm x}$ and $_{\rm SO}_{\rm x}$ emission allowance charges for every generators are the US Eastern Interconnect. In the Day-2 Actual case, only Midwest ISO generators are directly observable using actual market generation axis from the Midwest ISO generators are in this case we estimate the production cost of generators external to the Midwest ISO footprint using an Interchange Index which is discussed in detail ister in this chapter.

³² Note that Midwest ISO actual operations differed significantly during the study period from the theoretical Day-2 Optimal Case modeled due to, for example, the manner in which regulation. These differences are examined through provide in the Midwest ISO region versus the in the model representation. These differences are examined through sensitivity cases such as the "No-ASM Case".

Methodology for Assessing Day-1 and Day-2 Costs in the MAPS Framework

ICF used GE Energy's MAPS computer model for estimating the benefits associated with transforming the Midwest ISO market from a bilatieria to a centrally coordinated market. MAPS is a highly detailed model that chronologically calculates hour-by-hour production costs while recognizing the constraints on the displact of generation imposed by the transmission system. MAPS uses a detailed electrical model of the entire transmission network, along with generation shift factors from a soived power flow case to determine how power from generating plants will flow over the AC³ transmission network. This feature enables MAPS to capture the economic penalties of ne-dispatching generation to satisfy transmission featurities and recurity penalties of ne-dispatching generation is satisfy transmission featurities and security constraints. ICF used MAPS to perform a security constraints. ICF used MAPS to perform a security constraints. ICF modeled a feature map of generating recovers to meet load and reserve requirements. ICF modeled a feature instance of a performance of a performing a performing a performance of the constraints of the penalties of the description as a pi-hourly basis for calibration purposes (2004), and for forecasting purposes (2005 and 2006).

The outputs of the modelling exercise include power plant dispatch, hourly nodal and zonal prices, power flows on inconticred transmission lines and interconnect to meet load and reserve production costs expended within the Eastern interconnect to meet load and reserve requirements. These costs include the last, emission allowance costs and variable non-fuel operation and maintenance (VOM) costs.

Model Calibration

key element of the approach to estimating ROD panefits involves the use of "hurdle rates" to capture inefficiencies, associated with decentralized markets. Two hurdles was dispatch hurdles to capture commitment hurdles and a dispatch hurdle. The analysis used commitment hurdles to capture common and dispatch interes to capture non-tariff related operation (decentralized operation) and dispatch inefficiencies associated with scheduling and dispatching practices amongst multiple transmission providers. Let

A key feature of the Midwest ISO's Day-1 operation was the decentralized commitment of the Midwest ISO's Day-1 operation recources by individual Balancing Authorities. Unit commitment is the decision to bring a powerplant on line and make it available for dispatch at a given time and for many plants requires start-up in advance of the time when the plant would be used i.e in advance of the time when the plant would be used i.e in advance of generation. As described earlier, hurdle rates are a generation to meet its load plus reserve requirements. As described earlier, hurdle rates are a modeling construct that allows us to simulate these aspects of decentralized operation by an using resources outside a Balancing Authority's control. This naturally provides the or using resources outside a Balancing Authority's control. This naturally provides the economic incentive, within the modeling context, for local resources to be committed shead of economic incentive, within the modeling context, for local resources to be committed shead of external resources, thereby simulating the Day-1 transwork for unit commitment.

The determination of the appropriate level of hurdle rates is schieved through a detailed model calibration exercise in which hurdle rates are introduced in the model to calibrate the simulated model outcome to historical market outcomes. ICF calibrated to four primary parameter during this exercise, namely Midwest ISO net interchange, generation by Balancing Authorities,

Alternating Current a last 25 AM at best 25 AM

MAPQ uses a linearized Direct Current (DC) Network approximation. Generation shift factors determine the amount of injected power flowing on particular transmission lines and other system elements such as transformers.

results of the calibration exercise are discussed in Chapter 4. parameters was calibrated to match their 2004 historical outcomes as closely as possible. The the model outcome is reasonably close to the historical actual market outcome. Each of these initial assumption of these hurdle rates is used and refined with each successive iteration until to solve for these hurdle rates, calibration exercises tend to be iterative processes whereby an generation by unit type, and generation by unit. Since production cost models are not designed

needs of other interconnected companies. resources are committed to meet company load first before being made available to meet the During the commitment process, these commitment hurdles ensure that only company separately within the Midwest ISO region such as Ameren, Duke Energy, and Xcel Energy. as between the Midwest ISO and PJM as well as practices across companies operating provides the MAPS model with a means to recognize market and operational boundaries such Ohio and vice versa, to the extent it is economic to do so. The use of commitment hurdles load based on economics. For example a unit in Illinois could be committed to serve load in single region-wide market where all units are equally eligible to commit to serve the region-wide Without the use of commitment hurdle rates, most production cost models would assume a

Exhibit 2-1 provides a high level overview of the data used for the calibration and the associated 2004 market data provided by the Midwest ISO and Stakeholders for this calibration exercise. appropriate year to calibrate the model for this study. Therefore, ICF used April - December The Project Steering Committee in consultation with the Midwest ISO selected 2004 as the

Summary of Calibration Data Exhibit 2-1:

Platt's and SNL Financial	2004 Actual Unit Generation (MWh)	
Air Daily	SO ₂ and NO _x Allowance Prices	
Bloomberg	Oil Prices (2004)	
Gas Daily	Valural Gas Prices (2004)	
SNL Financial	Coal Prices (2004)	
Stakeholders	Voltage Support Facilities	
Stakeholders	Must-Take" Contracts	
OSI IsewbiM	Transmission Access Rates	
OSI teawbiM	Existing Transmission Metwork	
Regional Reliability Organizations	Operating Reserve Requirements	
OSI tsewbiM	Existing Generator Interconnection Nodes	
Stakeholders	xisting Generator Cost and Performance	
Midwest ISO	2004 Hourly Demand	
and a line of the	The state of the s	

serve load while simultaneously looking one week shead.36 Thus the total number of hours the through a multi-pass commitment process that performs hourly commitment of resources to model determines hourly whether the unit should be committed and dispatched. This is done commitment or dispatch hurdles, or both. Specifically, for each unit within the Midwest ISO, the calibration exercise. Each iteration of the model provides information to guide refinement of the The commitment and dispatch hurdle rates were determined simultaneously during the

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The forward looking view ensures that each unit's operating characteristics such as minimum uptime and downtime are not

unit is committed and dispatched (and associated generation) can be imputed for the year. Note that in the model, is unit that is not committed will not dispatch; consequently, the level of dispatch. Through the commitment (in tructs) will always be greater than or equal to the level of dispatch. Through the iterative calibration process, the model's projections for unit commitment and dispatch were compared to actual historical operation, especially for units that showed large deviations, to compared to actual historical operation, especially for units that showed large deviations, to determine the appropriate hurdle rate adjustments. For example, if a unit that historically dispatched in 2004 did not dispatch as much in the level of historically also adjusted. In contrast, if the unit was committed as expected, then the commitment hurdle was adjusted. In contrast, if the unit was committed as expected, but did commitment hurdle was adjusted.

Modeling Treatment across Cases

A large number of parameters were treated consistently across all the cases. These include praces, environmentals allowance prices, etc. Additionally, any transmission or generation capacity expansion was modeled consistently across all cases, as was the treatment of must-capacity expansion was modeled consistently across all cases, as was the treatment of must-capacity expansion was modeled consistently across all cases, as was the treatment of must-capacity expansion.

There were, however, key structural and operational parameters that were modeled differently scross the cases to capture the alternative simulated market structures. Exhibit 2-2 summarizes the treatment of key parameters in the modeling of the cases ased the major success cased strong a modeling perspective. These major sreas of differences are differences are captured through the treatment of:

- Unit commitment and dispatch;
- Transmission ;ates;
- Operating reserves; and
- Utilization of existing transmission assets.

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

Summary of Key Differences Across Reference Cases

Summary of Key Differences Across Reference Cases

Based on centralized footprint-wide operating reserve market	erating Reserve hority provides allocation under sement	Operating and Regulation Reserves	
e actual line limit	100 percent of th	Reduced actual line limit based Reduced actual line limit based to no prior Midwest ISO analysis of instorical data	stimid noiseimensiT
	this: miniform tariff	w-OSI :sewbiM	Transmission Tariffs
	jo N	H2 – Realized hurdles from model calibration exercise to capture non-tariff related dispaton inefficiencies	
eu	οN	H1 — hurdle designed in moder to force unit commitment by Balancing Authority — Applicable only to unit commitment (SCUC) — does not directly affect SCED	Hurdle Rates
Midwest ISO region-wide centralized dispatch		Dispatch to meet Balancing Authority load plus economy interchange;	Security Constrained Economic Dispatch (SCED)
Midwest ISO region-wide commitment		Commit to meet Balancing Authority load plus reserve	Security Constrained Unit Commitment (SCUC)
Days Case	No-ASM Caşe	Day-1 Case	Parameter

Unit Commitment and Dispatch

The Day-1 Case model was configured to permit each company to commit its resources to serve native load. This was achieved by the use of hurdle rates designed to constrain each balancing Authority's generation resources to serving its load first. In addition, ICF used small, uniform, dispatch hurdle rates to capture non-tariff related Day-1 market inefficiencies associated with Balancing Authority operations.

The application of the commitment hurdles was evaluated carefully to ensure that the desired effect was achieved i.e., for each company or Balancing Authority least cost units were committed before the more expensive units. In many of the models used for cost benefit analyses, such as MAPS, the commitment decision for a generation unit is based on its priority cost generation resource within a Balancing Authority or within a cost. The lowest priority cost generation resource within a balancing Authority or within a company's fleet of resources gets committed first to serve its load. Instrun, each unit's priority cost is determined by two key components:

- its variable costs, 37 and
- its natural location factor³⁸ with respect to transmission constraints and losses.

0t

³⁷ The variable cost components of each unit's priority costs include fuel, variable operation and maintenance cost, start-up costs and emissions cost.

committing the more expensive generation resource before the cheaper generation resource. improper application of the commitment hurdle may, have the unintended consequence of commitment hurdle will not be uniform and may distort the priority costs of both units. Thus, an two units in that Balancing Authority have different shift factors across this tie, the impact of the that particular Balancing Authority will depend on each unit's shift factor across that tie. Thus, if hurdle is placed at this tie, then the impact of the commitment hurdle on each of the units within Balancing Authority has a single tie with its external electrical world. If a \$20/MWh commitment of the commitment hurdle across the target resources. For example, assume a particular introduce locational biases to the target resources and the effect would be a non-uniform impact resources. These commitment hurdles, if applied across Balancing Authority tie-lines, can taken to ensure that the impact of the commitment hurdle is uniform across that target group of Balancing Authority or belonging to a company to serve its load, appropriate care should be commitment hurdle is designed to constrain a group of generation resources available within a not properly applied, can introduce distortions to the resultant unit commitment stack. Since the market, a third comportent is introduced to the priority cost equation. This third component, if When commitment hurdles are introduced in the model as a means to simulate a decentralized

escu company's units to achieve the dual objectives of: Instead, ICF used special operating nomograms to uniformly apply the commitment hurdle to To avoid this problem, ICF did not apply the commitment hurdles at the Balancing Authority ties.

- Balancing Authority/company load first before committing to some other load; Constraining units within the company/Balancing Authority to commit to the
- commitment priority derived from their variable costs and their natural location Ensuring that units within each Balancing Authority/company maintain their true

Modeling of Transmission Facility Limits and Flowgate Utilization

(nomograms) were modeled with explicit monthly limits for this analysis. Approximately 1300 NERC flowgates, '00 Midwest ISO flowgates and 10 rule-based limits and/or emergency conditions such as outage of line(s) or generation plant(s) or both. flowgates are frequently monitored for potential line overloads should there be confingency Flowgates are usually the sensitive and often stressed locations in the grid. Transmission ICF has explicitly modeled all designated NERC and Midwest ISO flowgates39 in this analysis.

study stakeholder group. The decision to utilize a single flow gate limit for every hour of the analysis performed by the Midwest ISO and documented in a memorandum distributed to the actual flowgate utilization during level-3 and higher TLR events. This assumption is based on modeling, every flowgate limit was reduced by a certain percentage (see Exhibit 3-21) based on inclusion of monthly limits in the model would be adequate for this analysis. For Day-1 market simulation model. ICF in consultation with the Steering Committee determined that Although flowgate limits vary on an hourly basis, such variability is not practical to include in a

during system operation. These are typically lines or paths that could get congested and impact power transactions. with a change in the Reference Location and/or a change in the grid topology.

These points are called flowgates.

within the transmission system; it is represented by a metrix of the unit's shift factor on all transmission system elements with respect to a designated Reference location on the grid. Thus, all units have their matrix of shift factors. Those shift factors change The natural location factor of ageneration unit is a measure of its locational advantage or disadvantage with respect to constraints

month means that in some hours the actual flow gate limit was greater than simulated whereas in other hours the actual flow gate limit the greater the simulation result for that hour actual and simulated flow gate limit the greater the encr in the simulation result for that hours have conned. Assuming more or less equal distribution of "over" and "under" hours, the average effect should not greatly impact the analytic results.

Treatment of Operating Reserves

ICF modeled operating reserves based on the operating reserve requirement within the Midwest ISO reserve requirement mandates a total of 3,655 MW⁴⁰ of operating reserves for the Midwest ISO region.

In the Day-1 and No-ASM Cases the treatment of operating reserves was consistent with the actual Midwest ISO's operation. Operating reserves are largely decentralized and held locally by the Balancing Authorities. Each Balancing Authority is responsible for meeting its share of the Midwest ISO operating reserve requirement.

One of the benefits of Day-2 market operation is efficiency gains resulting from a centralized provision of regulation and operating reserves. The modeling or regulation and operating reserves in the Day-2 Optimal Case reflected a centralized regulation and operating reserves were held at the Midwest ISO level, and the most market. Regulation and operating reserves were committed and dispatched to meat demand and required regulation and operating reserves on a region-wide basis. This approach determined the maximum theoretical benefits achievable from Day-2 operation of the Midwest market including both energy and ancillary services.

The Midwest ISO, however, did not operate a centralized ancillary services market in its implementation of Day-2 operation during the study period. Regulation and operating reserves were stall decentralized and hald locally by the Balancing Authorities alimilar to Day-1 operation. The No-ASM Case was designed to evaluate the impact of this variation in implementation on the overall benefits of the Day-2 operation. Therefore, in the No-ASM Case the majority⁴¹ of the overall benefits of the Day-2 operation. Therefore, in the No-ASM Case the majority⁴¹ of approach determined the <u>achievable</u> benefits from the Midwest ISO's implementation of the approach determined the <u>achievable</u> benefits from the Midwest ISO's implementation of the

Treatment of Losses

MAPS is capable of modeling the primary methodologies currently used in power markets to capture the effect of losses on the operation of the grid, namely average and marginal losses. In its Day-1 market, the Midwest ISO used average loss implementation. This tramework assumes that losses are proportional to power produced, and losses are allocated to market participants based on a pro-rata share of total trammission losses. This treatment is consistent with the Midwest ISO's closest neighbors PJM*2 and SPP. In its Day-2 market, the Midwest ISO with the Midwest ISO's to the test of the May York ISO and the New England ISO. Under the marginal loss approach, transactions are assessed charges for losses based on their

 $^{^{60}}$ See Chapter Three for a detailed accounting of the components of this reserve assumption. The Heddroom reserves equal to 700 MW are assumed to be held by the Midwest ISO in this case.

⁴² Note that PJM intends to implement a marginal loss regime in June 2007.

system losses.

The MAPS model treats losses uniformly system-wide. Since ICF modeled the entire Eastern Interconnect, the implementation of losses selected for a particular case applied system-wide. For example, if sverage losses were selected for the Midwest ISO Day-1, MAPS would assume sverage losses for the entire Eastern Interconnect in the model. Given this limitation and the fact that most losses for the entire Eastern Interconnect operates under average rather than marginal losses. Its chose to model average losses for the entire system in all cases since this would introduce ICF chose to model results.

Methodology for Assessing Day-2 Actual Costs

scope of this analysis. quantify error in the estimated study result. Estimating the size of this error is not within the on actual offers) and hypothetical dispatch (based on assumed offers) introduces a difficult to hypothetical and actual cases, the resulting inconsistency between the actual dispatch (based fechnique is required to develop a meaningful comparison of production cost between the into the comparison of actual and hypothetical achievable benefits. Thus, although this Any difference between actual offers and model-assumed production cost may introduce error estimating actual production cost using actual generation and model-based production costs. MAPS production cost estimates for the comparison cases: This consistency is achieved by estimated production cost for the actual operation that would be consistent with our simulated order to develop the estimated benefits achieved. The key to this effort was calculating an model derived production cost estimates for the Day-1, Day-2 Optimal, and No-ASM cases in cost per MWh for each generating unit. The results of this calculation were compared against computed from this data by multiplying the actual generation in MWh by an estimated average market oberations to gevelop the Day-2 Actual Cases. Estimated production costs were period, ICF utilized the actual hourly generation data provided by Midwest ISO from Day-2 To calculate the estimated benefits achieved by the Midwest ISO over the ten month study

Day-2 Actual Approach

The production costs savings for the Day-2 Optimal Case is defined as the total system production costs for the Day-1 Case (\$) less the folal system production costs for the Day-1 Case (\$) less the folal system production costs for the Day-2 Optimal Case. In this salvisis, the "total system" is defined as the US Eastem Interconnect. We include this wide scope in our modeling to account for all market participant responses to the change in the Midwest ISO market structure. That is, in our modeling framework both Midwest ISO market participants may respond to the changes ISO market structure in order to minimize their operating costs. This adds to the scope of the analysis, but this expansion is necessary.

There are two broad production cost components that are considered in estimating the total system production costs. Namely, 1) costs from local generation and 2) costs from generation outside the Midwest ISO footprint. In the Day-1, Day-2 Optimal, and No-ASM Cases both of these values are direct outputs of the ICF modelling exercise.

In the Day-2 Actual Case, the comparison to Day-1 system production costs is not directly possible because we can only directly measure production costs within the Midwest ISO given the actual hourly data available for generation from units within the Midwest ISO market

footprint. For example, we do not have access to a consistent set of hourly generation, unit cost and performance, and actual fuel cost data for facilities in PJM, SPP, or other regions.

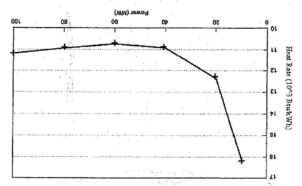
We discuss the approach used to estimate each of these two cost components for the Day-2 Actual Case below.

Costs from Local Generation

Each local generation unit has four main sub-components of costs associated with generation unit has four main sub-components of costs and SO_2 emission costs. The approach used to capture costs for each sub-emission costs and SO_2 emission costs. The approach used to capture costs for each sub-component is described below.

Fuel Cost: The cost of fuel used by each local generator is calculated for every unit in the Midwest ISO for every hour by multiplying fuel used (MMBtu) by the fuel is calculated by mapping the unit's actual hourly dispatch in MWh to the estimated instantaneous heat rate of that unit based on the unit's output/heat rate curve used in the MAPS model. See sample heat rate curve telow.

Exhibit 2-3: Illustrative Heat Rate Curve of a Unit in the MAPS Model



Source: ICF

The heat rate (Btu/kWh), in conjunction with the hourly unit output (MWh), provides the quantity of fuel used in MMBtu for that hour. This quantity is shen multiplied by the monthly average fuel price (\$\text{MmmBtu}\$) to calculate a fotal fuel cost for each unit in each hour. For example a CT with an instantaneous heat rate of 10,000 Btu/kWh at the 30 MW set point in a given hour will realize a fuel cost of \$1,800 per hour as shown below:

\$6.00/MMBtu * 10,000 Btu/kWh / 1000 * 30 MW = \$1,800/hr in fuel costs

NOM Cost: Non-fuel YOM costs are calculated by multiplying the stakeholder-provided YOM of \$4/MWh costs (\$/MWh) by total unit output (MWh). For example a CT with a YOM of \$4/MWh

generating 30 MW in a given hour will realize VOM cost of \$120 per hour. See calculation

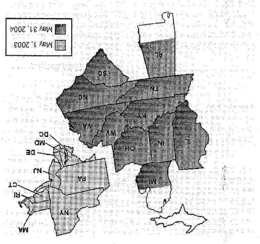
\$4.00/MWh * 30 MW = \$120/hr in VOM costs

NO_x Allowance Costs: Emissions cost associated with the consumption of NO_x allowances are calculated by multiplying the NO_x output (tons) by the monthly average allowance price (Sixon). The total NOx pollutant output is derived from theil used (MMBtu) by the unit and the units emission rate (IbMMBtu) as provided by Six-keholders and confirmed with acts from SML Financial. Note that NOx costs are calculated for SIP^{4} Call affected units in summer months only. For example, a CT with a 10,000 Btu/kWh heat rate, generating 30 MMvs in a given hour with a nonstance on rate of Six-for example, a CT with a 10,000 Btu/kWh heat rate, generating 30 MMvs in a given hour with a montain only. For example, a CT with a 10,000 Btu/kWh heat rate, generating Six-for example, a CT with a 10,000 Btu/kWh heat rate, generating Six-for example, a CT with a 10,000 Btu/kWh heat rate, generating Six-for example, a CT with a 10,000 Btu/kWh heat rate, generating Six-for example, and Six-for example Six-for example, and Six-for example Six-for example Six-for example, and Six-for example Six-for exam

10,000 Blu/kWh * 30,000 kWh / 10e6 * 0.1 lb/MMBlu / 2,000 lb/ton * 3006\$/ton = \$45/hr

Note that the SIP Call policy is a regional emissions policy covering only a portion of the Midwest ISO footprint. Exhibit 2-4 below highlights the state by state coverage of the SIP Call program.

Exhibit 2-4: NOX SIP Call States



Source: ICF

43 State Implementation Plan.

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 SO_2 Allowance Costs: Similarly, SO_2 allowance costs are calculated by multiplying SO_2 output (fons) by the monthly average allowance price (\S^4 (on), The SO_2 output is derived from thel used (MMBIL)). The emission rate is calculated from the unit and the unit's emission rate (bi-MMBIL), and any applicable emission reductions from the profiled SO_2 scrubbers.— i.e. from the gas desulturization equipment.

For example, a conventional coal unit with a heat rate of 9,000 Btu/kWh generating 300 MWs in a given hour with an emission rate of 1.0lbs/MMBtu will realize the SO_2 emission rate of 1.0lbs/MMBtu will realize the SO_2 emission rate below:

9468 81000 BIMKWH * 300,000 KWh / 10e6 * 1.0 Ib/MMBW / 2000 Ib/ron * \$700/ron =

Non-Midwest ISO Unit Preduction Costs

To maintain consistency with the production costs remework of the model, we have assumed that the Non-Midwest ISO region unit production costs are consistent with model costs relations in the Day-2 Optimas I Case solusted for any changes in Midwest ISO net inherchange with neighboring regions on a monthly basis. Total production costs for all generators cutside of the Midwest ISO are comprised of hourly production costs related to fuel, VOM, NOx and SO₂ expenses. These costs are aggregated to a monthly total and adjusted to account for any additionates in net interchange in that fronth between simulated Day-2 Optimal model results and actual operations. For example, if net interchange results indicated teach the correct number of production costs in the Day-2 Actual Operations, an import adder was adder was adder unmeder of the order trumber of production costs in the Day-2 Optimal Case, the import adder would be the product of the change in imports (MWh) times the average production costs realized outside of the Midwest ISO tootprint imports (MWh) times the average production costs realized outside of the Midwest ISO footprint external production costs and note that the "import adder" accounts for less that 0.08 percent of external production costs and note that the import adder" accounts for less that 0.08 percent of the Day-2 Actual production cost estimate over the ten month period.

Note that generation from hydroelectric facilities, wind facilities and from Canadian imports were not included for production cost purposes as these units are set to match historical generating patterns and do not vary their operation across cases considered. In other words, the Day-2 Aprimal, No-ASM, and Day-2 Actual Cases all include the same generation pattern for these units on an hourly basis.

Stakeholder Participation Process

This study was driven by an open and interactive Stakeholder process designed to ensure the securate representation of the Midwest ISO system and to benefit from the feedback of all Stakeholders. A Project Steering Committee comprising key Midwest ISO personnel provided guidance and administration in providing ICF with the relevant data and coordinating the gathering of Stakeholder data. This ensured an efficient process of data transfer and data verification.

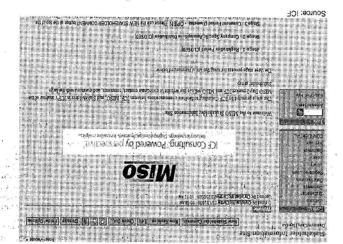
Although the scope of the study was developed and approved by the Midwest ISO, it was done in consultation with other Stakeholders, including municipal utilities, cooperative utilities, and

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independent power producers active in the Midwest ISO market. The following outline details the steps taken by ICF to ensure Stakeholder participation:

Establishing an open channel of communication - ICF created a secure website to register all Stakeholders (see Exhibit 2-5). This electronic format has website to be extremely efficient in communicating any updates and changes to a large group of participants. It also served as an open forum for each Stakeholder to address concerns or make corrections as well as a central drop off point for baddress concerns or make corrections as well as a central drop off point for baddress concerns or make corrections as well as a central drop off point for address and downloading documents. There were a total of 94 registered producers to local utility commissions. This website is in addition to traditional producers to local utility commissions. This website is in addition to traditional channels of communication, such as conference calls, emails, written communication, etc.

Exhibit 2-5: Stakeholder Information Website



- Sharing information In order to ensure that all Stakeholders were aware of the paremeters of the sludy, ICF distributed a 200 page document detailing the proposed assumptions and methodology. The website was used as the central distribution onin
- Ensuring an inclusive and interactive process After all the Stakeholders received the methodology and sesumptions document, ICF opened a review and comment period. Stakeholders submitted comments or questions on the established website to assure their concerns and comments were visible to all parties. In all, 91 comments were received and ICF replied to all of them either

clarifying certain points or, where appropriate, making model adjustments. The website was used as the central distribution point for ICF responses.

- Face-to-face Meetings ICF held a Stakeholder meeting in late February 2006. ICF and the Midwest ISO used this venue to introduce stakeholders to the study scope, goals, and the general study approach.
- Verifying Data ICF initially received much of the model input data directly from the Midwest ISO. However, to verify this data, ICF enfered into confidentiality agreements with individual Stakeholders, who then reviewed and commented upon generation resource thermal and cost data used for modeling. This ensured that the results of our analysis reflect as accurately as possible the actual condition of the Midwest ISO market during the study period. In all, stakeholders accounting for 80 percent of installed aspectly reviewed detailed sasumptions data for their facilities. Data items reviewed included:
- Plant Name and Unit Number
 Ownership share
- Balancing Authority Name
- CPNode Name
 Interconnection Node Name
- Online Date
- Retirement Date
- Unit Type/Prime Mover
 Maximum Summer/Winter Capacity (MW)
- Primary/Secondary Fuel
- o 2004/2005/2006 Average Fuel Cost(\$/MMbtu)
- Minimum Runtime/Downtime (Hrs)
- Ramp Up/Down Rate (MW/hr)
- Aversge Full Load Heat Rate (Btu/Kwh)
 Variable O&M (\$\MWh)
- o Start Up Cost (\$000)
- o Must run status

Through this iterative and open process, ICF was able to assure a high degree of model input data accuracy, enhancing the model representation and hence the evaluation of the theoretical maximum, achievable, and actual schieved benefits available to Midwest ISO market participants as a result of the Midwest ISO Day-2 market.

OVERVIEW OF MODELING ASSUMPTIONS CHAPTER THREE:

data elements and their sources. stakeholders provided the majority of the study assumptions. The table below lists the major ISO system and to benefit from the feedback of all Stakeholders. The Midwest ISO and its interactive Stakeholder process designed to ensure the accurate representation of the Midwest Assumptions and (3) Transmission Assumptions. This study was driven by a multi-faceted and This chapter is broadly broken into three parts (1) Supply Side Assumptions (2) Demand Chapter Three presents an overview of the modeling assumptions used by ICF in this analysis.

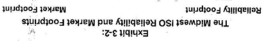
Data and Source for Modeling Assumptions

ICF; based on historical data	Emissions costs
OSI tsewbiM	Midwest ISO Members
ICE; based on historical data	Fuel prices
OSI IsəwbiM	Spinning reserve requirements
OSI IsawbiM	Power flow cases
OSI teawbiM	Hourly Imports from Canada
OSI IsəwbiM	Tariff detail; firm and non-firm 2004
OSI IsawbiM	Midwest ISO infernal and external interfaces and flowgates
OSI isəwbiM	Hourly Demand by Zone (2004, 2005 and 2006)
OSI IsewbiM	Zonal Definitions
OSI IsəwbiM	Hourly unit dispatch (2004,2005 and 2006)
Stakeholders/Midwest ISO	Must-run requirements
Stakeholders/Midwest ISO	Unit interconnection nodes
Stakeholders/Midwest ISO/ICF	Unit MOx emission rates
Stakeholders/Midwest ISO	Unit ramp rates
Stakeholders/Midwest ISO	Unit secondary fuel
Stakeholders/Midwest ISO	Unit primary fuel
Stakeholders/Midwest ISO	Unit heat rates
Source	nata Element

performed on a Midwest ISO-wide basis. reserves. In the Day-2 Optimal Case simulation, unit commitment and operating reserves was modeled as separate markets in Day-1 for the purpose of unit commitment and operating Authorities within the Midwest ISO market footprint. These 264 Balancing Authorities were Balancing Authorities in these footprints. For this analysis, ICF focused on the 26 Balancing market footprints for the Midwest ISO while Exhibit 3-3 shows a schematic representation of the wherever historical data was not available. Exhibit 3-2 compares the geographic reliability and Eastern Interconnect. ICF assumptions were used for the rest of the eastern interconnect For all cases analyzed, the Midwest ISO was modeled as an integrated system within the larger

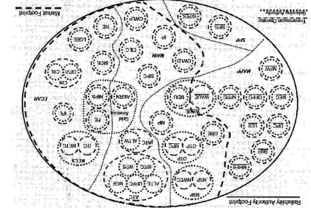
44 DEVI and CIN are aggregated in this analysis

⁶¹





The Midwest ISO Balancing Authorities in the Reliability and Market Footprints Exhibit 3-3:



Systems and the Systems and The Administry Authority has not been supplied to the Emergy Manual and administration of the Emerge of the Emerge

Note 2: ITC and METC are treated as separate Balancing Autombias for the Cristigy Marbets. COSI kewoldel robest yhoritash galonesing obuserq a at UCIM S oloM

Source: Midwast ISO Business Practices Manual for Coordinated Reliability, Dispatch, 8 Control, Manual No. 006, 2005.

Source: Midwast ISO Business Practices Manual for Coordinated and ATC age no longer operational but the
Balancing Authorities pictured are valid up to the end of the study pende in March 2006, Since then, DEVI and LOEE are
no longer operational (as of 6/2006 and 9/2006, respectively) and SMP has joined the market lootprint (as of 4/2006).

Source: Midwest ISO

Supply-Side Assumptions

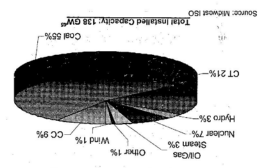
This section focuses on the key supply-side assumptions underlying the analysis. These include the following 5 broad categories:

- Existing Capacity;
- New Builds;
- Fuel Prices (natural gas, coal, oil);
- Environmental Compliance and Allowance Prices; and
- Existing Unit Characteristics (Heat Rates, VOM, Ramp-up rates etc)

Existing Capacity

The Midwest ISO capacity mix is dominated by base load generation in the form of coal and nuclear plants as shown in Exhibit 3-4. These units together comprise 62 percent of the Midwest ISO supply mix. When compared to other sreas of the US the Midwest ISO is characterized as tesources such as combined cycle. In the study period, we see that combined cycle units resources such as combined cycle. In the study period, we see that combined cycle units comprise only 9 percent of the capacity mix while units traditionally used for peak periods such as oily 9 percent of the capacity mix while units traditionally used for peak periods such as oily 9 percent of the capacity mix while units traditionally used for peak periods the mix. Thus, while the Midwest ISO is characterized as heavily baseload, during peak periods the mix relies extensively on gas-fired peaking units with higher marginal costs.

Exhibit 3-4: The Midwest ISO Capacity Mix, June 2005 through March 2006



 $^{\rm 45}$ Midwest ISO total installed capacity by capacity type as of March 2006.

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report Foundary 2010

sbling waM

From April 2004 to March 2006, a total of approximately 6.4 GW of new capacity came on-line within the Midwest ISO footprint. As noted earlier, the Midwest ISO has been increasing its withins the Midwest approximately 80 percent of the ,new capacity that came online during the study period was gasproximately 80 percent of the, new capacity that came online during the study period was gashried, and virtually none was coal-fired. Indeed, in one case (Port Washington), the new gas plant was effectively replacing an older coal-fired powerplant.

Exhibit 3-5: Midwest ISO Capacity Mix

97'9	Total Capacity Additions (WW)										
63	Steam Turbine										
1,115	Renewable										
20	Other										
1,882	Combustion Turbine										
3,385		Cycle	Combined (
£9	3/31/2006	Steam Turbine	SdM	Manitowoc							
007	1/1/5008	Combined Cycle	34 34	Fremont Energy Center							
500	9002/1/1	Rememble	dSN	Fenton Wind Power Project							
90	12/31/2005	Renewable	NDN	Walworth County Wind Essement							
100	15/31/5002	Renewable	GRE	Tremont Wind							
08	12/31/2005	Renewable	MEC	Bine Sky Wind Farm							
100	15/1/5005	Renewable	WTJA	Top Of lows Wind Farm II							
520	12/1/2005	Combined Cycle	dSN	Faricault Energy Park							
400	12/1/2005	Renewable	ИЯМА	7.92 ritimawomA							
29	10/1/2005	Combustion Turbine	MEC	Kaukauna (WPPI)							
08	10/1/2005	Renewable	MEC	Green Field Wind Farm							
19	10/1/2005	Renewable	dl	Crescent Ridge							
₽9	10/1/5009	Renewable	MEC	Buder Ridge							
50	8/1/2005	Other	- dW	Northorne Wood Plant							
242	7/16/2005	Combined Cycle	MEC	Port Washington							
007	6/10/2095	Combustion Turbine	NEMA	Venice (AUEP)							
099	9/6/2005	Combined Cycle	SdM	Fox Energy Center (Kaukauna)							
320	6/2/2005	Sombustion Turbine	ALTE	Sheboygan Falls							
320	: - 901/5002 :::	Combustion Turbine	dSN	Blue Lake 6 & 7							
160	8/1/2005	Combustion Turbine	dSN	& noenA sugnA							
891	4/26/2005	Combined Cycle	MGE	West Campus Cogeneration Facility							
009	6/25/2004	Combustion Turbina	TGEE	Trimble County							
209	8/1/2004	Combined Cycle	FILLA	Riverside Energy Center							
078	5/18/2004	Combined Cycle	Ernery Generating Station ALTW								
Capacity (MW)	Ohline Date	Unit Type	Balancing Authority	ams N tinU							

Source: Midwest ISO

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report Poleusry 2010

Existing Unit Cost and Performance Characteristics

Existing unit cost and performance data was provided by the Midwest ISO and confirmed by Stakeholders during the data review process. Stakeholder comments were provided on a confederital basis and are therefore not included in this report. Note that ICF compared all Stakeholder data when possible. Any inconsistencies were discussed with appropriate parties and esolved on a case-by-case basis. For example, generator capacity was reviewed in detail in compartson to historical bid and offer data. Some adjustments to Stakeholder data were made to compartson to historical bid and offer data. Some adjustments to Stakeholder data were made to compartson to historical bid snd offer data. Some adjustments to Stakeholder data were made to the provider data were made to compared the provider data were readed to historical bid snd offer data.

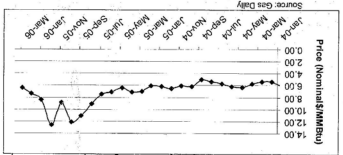
Unit Outages and Derates

uor diestly impact the analytic results. Assuming more or less equal distribution of "over" and "under" hours, the average effect should greater the error in the simulation result for that hour relative to what actually occurred. less than simulated. The larger the gap between actual and simulated generating capacity the capacity was greater than simulated whereas in other hours the actual generating capacity was average outage rate for every hour of the day means that in some hours the actual generating to only a few units and did not significantly affect study results. The decision to utilize a daily period of time, ICF inferred derate where appropriate. These inferred derates were applicable generation records indicate that a unit was available at less than 100 percent for an extended unavailable. In the event that there was no derate reported to the Midwest ISO but historical experienced an outage. This was done by assigning a start/stop date when the unit was during the study period was made unavailable for the exact same duration during which it therefore any unit that experienced planned or unplanned outage extending at least one full day incorporated in the model on a daily basis for every generator within the Midwest ISO footprint, study period. This data was provided by the Midwest ISO. Outages and derates were ICF has explicitly modeled all unit outages and derates reported to the Midwest ISO during the

Natural Gas

monthly average belies even greater volatility on a daily basis. the average monthly natural gas price increased by 69 percent on a nominal basis. This fuel markets was experienced during the later half of 2005. Between July and December 2005, Midwestern US, specifically the Chicago City Gate Pricing Point. Note that increased volatility in 6 which shows, the gas prices from a representative pricing point for gas delivered to the show strong prices in both the fuel and power markets post-Katrina. This is evident in Exhibit 3have been a record year for high power and natural gas prices, the 2006 trend continued to averaged \$6.80/MMtu (2007\$), nearly 24 percent below 2005 average levels. While 2005 may (2007\$) in 2005, i.e., 33 percent higher than previous year levels. In 2005, natural gas prices a result of Hurricane Katrina. Annual natural gas prices at Henry Hub averaged \$8.89/MMBtu average natural gas prices at Henry Hub reached close to \$12/MMBtu with supplies curtailed as increased and by late 2005, prices reached record levels. In 2005, the August - December renewable capacity. It is important to note that since mid-2002 natural gas prices have steadily new additions from April 2004 to March 2006; most of the remainder were intermittent combustion turbines, both of which rely on natural gas, accounted for over 80 percent of the new capacity constructed in the past decade has been gas-fired. Combined cycles and role in the system as demand growth increases utilization of existing gas assets and almost all nuclear and coal units. As noted previously, natural gas has played an increasingly important A majority of the existing generation capacity within the Midwest ISO consists of low cost

Natural Gas Prices for the Chicago City Gate Pricing Point (Nominal\$/MMBtu)



ICF developed natural gas price assumptions using historical delivered gas prices for the study period. ICF collected actual delivered gas prices for the various gas pricing points in the period. ICF collected actual delivered gas prices for the various gas price for the model is then mapped to ICF's gas supply regions. ICF used the model is then mapped to a specific historical price every supply region. Each generator in the model is then mapped to a specific historical price stream based on geographic location and the pipeline network. Exhibit 3-7 shows the average monthly delivered gas prices utilized in this analysis.

Delivered Natural Gas Prices (Nominal\$/MMBtu) – January 2004 through March 2006 Month-Year ECAB* ECAB*KY* ECAB*MEGS* MAIN-LMG* MAIN-WLMS* MARPS* Exhibit 3-7:

78 PRO C. Z		W. B. dr. Williams In Str. March.	ECAR-MECS	1.产生水色水平砂水平	(Sharitrina Long-Long-	Manager Street
00.9	60.9	11.8	10.9	16.7	₽ 8.3	40-nst
5.24	04.8	65.3	84.2	26.8	₹9°S	Feb-04
11.8	5.43	54.8	88.8	79.8	19.3	Mar-04
98.3	57.3	57.8	96.8	6.03	86.8	₱0-1qA
26.8	\$5.9	15.9	18.8	39.9	36.8	May-04
28.2	52.9	6.20	14.8	69.9	98.9	≱0-unr
89.8	78.8	69.8	31.9	91.9	81.8	⊅0-Iri∩
5.26	pp.8	85.3	59·G	29.8	89.č	t-0-6n∀
09.₽	96.4	00.8	91.3	61.3	25.2	to-das
09.8	50.9	12.9	6.33	61.9	. 09'9	Oct-04
26'9	6.12	6.12	.67'9	16.8	· pp.9	₽0-voN
6.43	19.9	85.9	t-9.0	80.7	68.9	Dec-04
96.3	91.9	91.9	6.24	7.02	6.24	ารบ-05
58.6	6.13	S1.9	62.9	09'9	98.8	Feb-05
79'9	10.7	86.9	91.7	7.34	91.7	Mar-05
88.8	60.7	90.7	74.T	1.5.7		Apr-05
40.8	84.8	44.8	79'9	57.9	87.6	May-05
95.9	11.7	11.7	TS.T	03.7	74.T	50-nut
7.10	7.43	7.42	88.7	70.8	88.7	20-lul
8.63	41.6	9.12	9.34	10.22	£7.6	30-guA
9.04	11.09	11.03	10.40	£7.11	11.20	Sep-05
01.11	12.15	12.15	13.07	14.21	14.15	Oq-05
1S.8	8.93	28.8	04.6	62.01	10.50	30-voN
11.82	12.53	12.57	12.47	13.70	13.23	Dec-05
88.7	94.8	8.43	32.7	09'6	80.6	90-nst
7.26	7.43	04.7	79.7	82.8	46.7	90-d9∃
č1.8	84.8	98.9	87.9	75.7	08.7	Mar-06
			Averages by Yea			
73.3	28.2	58.3	10.8	72.9	6.13	2004
58.7	44.8	8.43	29.8	97.6	60.6	2002
01.7	Z4.7	04.7	7.23	85.8	60.8	2006

ECAR: Actual delivered gas price as reported for Columbia Gas Pricing Point. ECAR Includes Cinergy & First Source: Gas Daily, ICF

Energy.

Energy.

ECAR-KY: Actual delivered gas price as reported for Transco Pricing Point ECAR-KY includes Balancing Authorities.

^{*} MAIN-ILMO: Actual delivered gas price as reported for Chicago City Gate Pricing Point. MAIN-ILMO includes includes Detroit Edison and Consumers Energy 3 ECAR-MECS; Actual delivered gas price as reported for Michigan City Cate Pricing Point. ECAR- MECS region

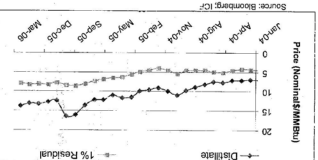
Balancing Authorities in Illinois & Missouri.

 $^{^6}$ MAPP: Actual delivered gas price as reported for Northern Ventura Pricing Point. MAPP includes Balancing 5 MAIN-WUMS: Actual delivered gas price as reported for Alliance, Into Interstates Pricing Point. MAIN-WUMS includes Wisconsin & Upper Michigan.

Authorities in the reliability region of MAPP.

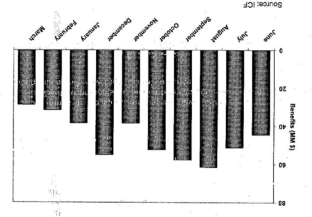
Oil Prices

ICF used historical delivered oil prices during the study period for this analysis. The delivered oil price is a sum of the actual WTI monthly crude price from Bloomberg and estimated transportation differentials developed by ICF. Oil prices, most noticeably distillate oil prices also increased significantly during the last quarter of 2005, though not as dramatically as natural gas. Exhibit 3-8 graphs the average monthly delivered distillate and 1 percent residual oil prices for the MAIN sub-region within the Midwest ISO. Exhibit 3-10 shows the average monthly prices of delivered oil to the ECAR, MAIN and MAPP sub-regions.



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Summary of Maximum Potential Benefits - June 2005 through March 2006



additional two months. an annual basis assuming that average benefits extended at the same average level for an benefits for the Midwest ISO during the ten month str.dy perioc. The benefits are also shown on Exhibit 4-9 compares the maximum potential, maximum achievable, and actual achieved

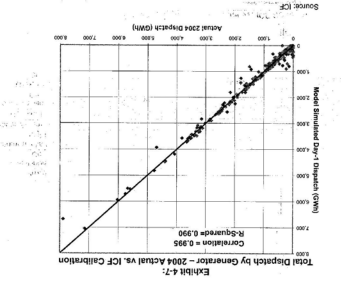
Exhibit 4-9:

02 89 Actual Benefits Achieved Current Market Structure 325 172 Estimated Achievable Benefits Given 299 Theoretical Maximum Potential Benefits 097 (noillime) stiteneB
(noillim2) Benefits bazileunnA. Summary of Midwest ISO Benefits - June 2005 through March 2006

Our analysis yields the following three primary results:

overall Midwest ISO production costs compared to the parallel Day-1 estimate. This the Midwest ISO grid during the study period. This represents a 3.8 percent decrease in • Up to \$460 million in benefits were potentially achievable through optimal operation of

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Study Findings

Results of the ICF study indicate that the Day-2 market within the Midwest ISO footprint offers the potential for significant savings. Specifically, production cost savings of \$460 million were estimated as the maximum benefits available to the Midwest ISO in an optimally operated Day-2 market including fully optimized reserves. This is \$46 million per month on average. If this monthly leval of benefits is assumed to be achieved for a 12 month period sinual benefits would be \$552 million. Exhibit 4-8 presents the maximum monthly benefits available in the Day-2 Optimal Case for the June 2005 to March 2006 pendod.

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level of potential benefits is comparable to other studies of the potential benefits of centralized dispatch $\hat{\mathbf{S}}^1$

- Of the \$460 million in maximum potential benefits we estimate that approximately \$271 million was actually acthievable during the gludy horizon given the existing treatment of more actually services. This represents 59 percent of the total potential and indicates that optimization of ancillary services is an important component of potential RTO savings. This \$271 million translates to \$325 million on an annualized basis.
- Of the \$271 million achievable benefits, \$58 million was realized through Midwest ISO operation of the grid. This translates to 21 percent of achievable benefits. This \$58 million is equivalent to \$70 million on an annualized basis.

In order to analyze trends in the study results, we have further disaggregated results on a monthly basis. Exhibit 4-10 presents the actual benefits achieved on a monthly basis for the study period along with monthly average natural gas prices.

Monthly Benefits Achieved and Historical Natural Gas Prices

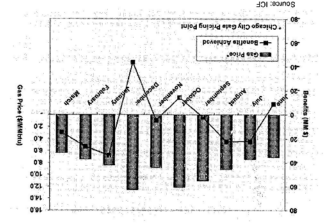


Exhibit 4-11 presents our monthly results of both maximum potential and actual achieved benefits in tabular form. Natural gas prices and the percentage of benefits achieved on a monthly basis are presented for reference as well. Note that emission allowance 52 and monthly basis are presented for reference as well.

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⁵¹ See Chapter 4 for a summary of previous study findings. 52 See Exhibit 3-11 for additional detail.

delivered coal prices also increased significantly during this period. For example, SO_2 allowance prices increased from \$248 per ton in January 2004 to more than \$1,587 per ton in December 2005.

Exhibit 4-11: Monthly Potential and Achieved Benefits

	Total	097	8S	15%
T	March	58		%09
9008	February	35	72	%48
	vienne	38	34	%88
1	December	99	(44)	(%08)
1	November	38	7	%11
1	October	29	(31)	(88%)
9002	September	89	3	3%
	tsuguA	29	55	37%
ì	VIUL	ig	22	%€⊅
	errut	bb	(6)	(%0Z)
	Period	Theoretical Maximum otential Benefits (MM\$)	Potusi BenedisuA Achieved (MM\$).	Percentage Achieved

This monthly analysis yields the following two secondary results:

- While benefits were lower during initial start up, significant improvement was demonstrated towards the end of the period. Benefits in the 2006 period were close to the maximum achievable absent optimization of ancillary services.
- The unprecedented period of high natural gas, coal, and emission allowance prices between September and December 2005 correlate with periods of lower compared to what was forecast for Day-1. Even as operations appear to have been improving (as seen in other data), the costs of sub-optimal commitment and dispation were increasing due to rising generation input costs. In this dispation were increasing due to rising generation input costs. In this worknowment, the cost impacts of even small incremental deviations from Day-1 worknownert, the cost impacts of even small incemental deviations from Day-1 optimization between gas and coal generation are economically magnified.

Potentially Conservative Factors Vis-à-vis the Benefits Achieved and Achievable

Because this analysis compares the results of three MAPS model analyses with a detailed review of actual market operations during the study period, significant efforts were made to incorporate as many "real-world" phenomens as possible directly into the majority of three issues these issues are discussed in Appendix A. While we believe that the majority of three issues are captured in our modeling, several variables could not be fully modeled within the MAPS real-work or within the context of this study. Thus, there may be some features of the majority of some of this and have resulted in a conservatively low estimate of actual benefits achieved and eliminate of schieved benefits. Some of these issues are discussed below, and the full set of issues considered in this regard is provided in Appendix A.

63 See Exhibit 3-10 for additional detail.

Choice of Calibration Year — As discussed in Chapter 2, ICF, in consultation with the
Study Steering Committee, chose 2004 is the calibration year due to data availability.
During the review process, several stakeholders noted that 2004 was not an "average"
year within the Midwest ISO footprint. Actual demand in the summer of 2004 was lower
than expected and correspondingly we see that natural gas dispatch may have been
been expected and correspondingly we see that natural gas dispatch may have been
been and correspondingly as cooler than severage year could potentially
best out calibrated hurdle rates downward, yielding a conservative estimate of potential
benefits when these hurdle rates are translated to a hotter 2005 time period.

- minimization of total production costs, including start up and operating costs. beneficial to modify the Midwest ISO TEMT and systems to base the RAC process on estimate of achieved benefits. It may be valuable to further evaluate whether it would be difference between model and actual operations. This variable would not affect the estimated \$271 million in achievable benefits may not have been achievable given this aggressive estimate of the potential achievable benefits. That is, some portion of the market structure. We believe that all else being equal this difference may lead to an production cost may be committed. MAPS is not designed to simulate this particular consequence is that in actual operations units with lower start-up costs, but higher load costs and must be conducted in Real-Time when load is known with certainty. The Day Ahead with perfect cettainty, while the RAC process considers only start-up and no meet real-time load it optimizes overall production cost, assuming the ability to commit operations. In other words, when the MAPS model is dispatching peaking facilities to obtained in MAPS may be more efficient (more optimal) that can be achieved in actual ment-order considering only start-up and no load costs. As a result the commitment different than the Day-Ahead objective function in that the RAC commits resources in after Day-Ahead market in the RAC process. The RAC process objective function is to reliably serve Real-Time demand and congestion management needs are committed Ahead market designed to minimize total production costs, a portion of the units required Day-Ahead vs. Real-Time Commitment - While the MAPS model simulates a Day-
- Bid Inflexibility The MAPS model assumes that all generators will, on average, submit bids with rainp rates and costs consistent with sotutal operating costs and physical facility operating limitations. This is not always the case during actual operations. Inflexible bids offered by market participants tend to limit the flexibility of demand efficiently. Our assumption of fully flexible bids would tend to increase the estimate of achievable benefits. This issue is less important for the estimate of maximum potential benefits. In addition, to the extent inflexibility may have reduced actual benefits during initial market start-up, increasing flexibility may have reduced actual benefits during initial market start-up, increasing flexibility is expected as participants gain operating experience and realize economic benefits of increasing the flexibility made available for dispatch.
- Offered Capacity There is some evidence that initial stakeholder capacity assumptions.

 Any overstated the actual capacity offered by market participants in some months. Any overstatement of capacity would tend to decrease our model estimates of production costs and lead to a conservative estimate of actual benefits achieved Based on evaluation of actual offer behavior during the study period, model assumption were refined, but it is not practical to include hourly or daily changes in offered capacity levels as occurs in Real-Time operations.

 Offered Capacity

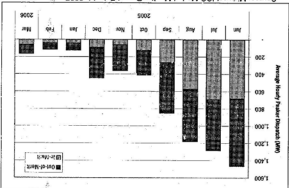
 Based on evaluation of actual offered estimates and actual period.

see Chapter 3 for a discussion of how capacity assumptions were developed.

Comparison to Results in Similar Analyses

ICF's findings in this study are consistent with several previous analyses. Exhibit ES-6 is an dispatch in the Market Monitor report highlighting economic and non-economic peaking unit dispatch in the Midwest ISO. Summer 2005 shows large amounts of out-of-merit peaking unit dispatch. While there is less in October and December, it is still above 2006 levels. The lower 2006 levels support our findings of an improving trend. The combination of out-of-merit dispatch and extremely high fuel prices yields is consistent with the study results indicating negative benefits achieved during the months of October and December 2005. "Alole, that the definition of out-of-merit dispatch does not precisely correspond to the definition of "economic dispatch" in the ICF study associated with market rules, and hence, care needs to be exercised in comparing the two analyses.

Exhibit 4-12: Market Monitor Analysis of the Dispatch of Pusking Resources

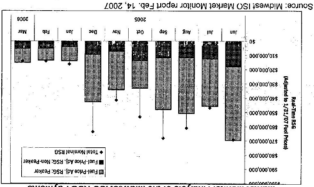


Source: Midwest ISC Market Monitor Report Feb. 14, 2007

Our study results are also similar to a Midwest ISO review of Revenule Sufficiency Guarantee (RSG) trends shown in Exhibit 4-13 below. Here we see RSG payments by month are high in 2005 compared to 2006. Since these are payments for units not officenwise recovering their costs, the trend also supports our conclusion of improving performance.

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

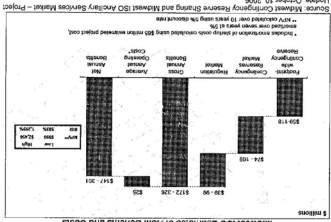
Market Monitor Analysis of the Midwest ISO RSG Payments Exhibit 4-13:



is within the range of the Midwest ISO value estimates generated and shown in the April 3, 2006 While the ICF study of the proposed Midwest ISO ASM market is not as detailed regarding While the ICF study of the proposed Midwest ISO filing, the theoretical value generated by ICF is receives as that contained in a recent

"confingency reserves" and "regulation market" bars in Exiribit 4-14 below). Filing to FERC where the comparable potential benefits are shown as \$113 to \$208 million (see

Midwest ISC Estimates of ASM Benefits and Costs Exhibit 4-14:



Update, October 10, 2006

18

savings to be 3.8 percent and hence is not dissimilar to findings in other studies. 0 or Day-1 to greater coordination. This study estimated that the maximum potential cost Exhibit 4-15 shows some of the cost benefit studies associated with transitions from either Day-

Summary of Previous Cost-Benefit Studies Exhibit 4-15:

%9°Z	218	2006-2015	Day-1 to Day-1 EIS	Spp10	
1.4% (Delayed Day-2)	526	2004-2016	S-ys□ of 0-ys□	Cost Benefit Analysis	
0.1% (Day-1)		2004-2016	Day-0 to Day-1	GridFlorida	
3.9% (RTO Case)				Study°	
0.6% (transmission only case)	110,4	2002-2021	Day-0 to Day-2	FERC RTO Benefit	
(JURABS IstoT) %E.f					
(GridFlorida) %8.0		A. 18 %			
(htuoSbinD) %8.1	110,4	2004-2013	S-ysQ of 0-ysQ	SEARUC	
(SeTrans)	Brigging (83 75799			
%L .xordqA	589	2005-2014	Day-1 to Day-2	ERCOT	
22.7%	S72	Peak Hour 7-Jul-7	Day-1 to Day-2	⁵ OSI IsawbiN	
%9°Z	342	Peak Hour	Day-1 to Day-2	Short Term Study*	
%E'1		9002/1/1		OSI tsewbiM	
*1 %0.41 of %5.8	342	- A/N	Day-1 to Day-2	6 OSI IsawbiM	
1.1% to 2.2%13	342	2006-201311	Day-2 to ASM	Nidwest ISO 2	
3.8%	APA	Jul-05 to 30-1sM	S-ysQ ot 1-ysQ MSA		
5.2%	942	Jul-05 to Mar-06	ON) 2-ysQ of 1-ysQ (MSA	Midwest ISO 1	
Estimated Production Cost Savings Compared to Base Compared to Base	Estimated Market Size - Energy Demand (TWh) ¹²	Forecast	Base Market Structure - Change Market Structure	Study	

TCF International, Independent Assessment of Midwest ISO Benefits, Fenzier Markets, October 10, 2006.

* Midwest ISO, Midwest Contingency Reserve Sharing And Midwest ISO Ancillary Service Markets, October 19, 2006.

* Midwest ISO, Velue Reviews Wellomal Laborated Service Market Colober 13, 2006.

* TCF International, Analysis of the Benefits of the Midwest ISO's Days. Market, October 31, 2006.

* Errost Olintudo Lawrance Benefits of the Midwest ISO's Days. Market, October 31, 2006.

* Total Chimaton Lawrance Benefits of the Midwest ISO's Days. Market (Service Market) in the Midwest: A Proliminary Resemble of Colober 2009.

* Total Chimaton Lawrance Benefits of the Benefits Market (Restructioning Cost-Benefit Analysis for the Electric Reliability Council of Texas, Movember 30, 2004.

* Total Chimaton Lawrance Resemble Performance Cost-Benefit Analysis for the Electric Reliability Council of Texas, Movember 30, 2004.

Charles Rivet Associates, The Benefits and Costs of Regional Transmission Organizations and Standard Market Design in the Southeast,

Vovember 6, 2002.

* ICF International, Couche Beneath Study of the Proposed Gradification #10, December 12, 2005.

* ICF International, Cost-Beneath Study of the Proposed Gradification #10, December 12, 2005.

* ICF International, Cost-Beneath Study of the Proposed Gradification #10, December 12, 2005.

* International, Cost-Beneath Gradification for the SPP Regional State Committee, April, 23, 2005.

* Valor, this study did not explicitly report lotal production costs, shelding 1,1% to 2,2% introduced proper para and were compered to ICP's estimate of Michaest BO production costs, yielding 1,1% to 2,2% in production costs asympts.

* Valor, this study did not explicitly report lotal production costs, shelding 1,1% to 2,2% in production costs asympts.

* Valor, this study did not explicitly report lotal production costs, shelding 1,1% to 2,2% in production cost savings.

* Valor, this study did not explicitly report lotal production costs, shelding 2,8% to 14,0% in production cost savings.

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Conclusions

The overall outcome of this analysis demonstrates that potential RTO benefits are large and are measured in hundreds of millions of dollars per year. While on a percentage basis the potential improvement appears modest, the magnitude of the production costs involved is so large that on a dollar basis, the efficiency improvements are substantial.

RTO operational benefits are largely associated with the improved ability to displace gas generation with coal generation, more efficient use of coal generation, and better use of import potential. These benefits will likely grow over time as:

- Reliance on natural gas generation within the Midwest ISO footprint grows as a result of the ongoing load growth and a general lack of non gas-fired development over the last 20 years. This may increase the scope for potential savings from centralized dispatch in future years.
- Tightening environmental controls and the resulting greater diversity in coal plant titilization more fleet variable operating costs will make optimization of coal plant utilization more important in future years
- Tightening supply margins throughout the Eastern Interconnect over the next three to five years increase the importance of optimizing interchange with neighbors such as PJM, SPP, and others.
- Transmission upgrades which could increase the geographic scope of optimization within the Midwest ISO footprint.

The lack of an Ancillary Services Market (ASM) for footprint wide reserve optimization limited the achievable results by as much as 40 percent during the study horizon. We note that there is some variability surrounding the exact estimate of teserves might involve variation of reserves. For example, an alternative treatment of reserves might involve variation of reserves levels with demand on an hourly or monthly basis. While this study was not as detailed in its estimation of the benefits of the proposed ASM market as some other studies the destined in this study shows they represent a significant portion of total potential benefits.

A confluence of factors led to less than 100 percent of the achievable benefits realized during the study horizon. These include:

- The learning curve faced by both Midwest ISO and market participants during market inception resulted in suboptimal commitment and dispatch which limited achieved benefits; and
- Suboptimal commitment and dispatch during periods of extremely high gas prices had significantly adverse impact on achieved versus potentially available benefits. This is because even small deviations from optimal dispatch can have large effects during extreme market conditions.

October and December, 2005 were especially challenging periods for Midwest ISO operations due to record high fuel prices. For example, natural gas prices peaked at an average of

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

For this illustrative back-of-the-envelope calculation assumes that losses of \$14 and \$43 million in October and December are replaced with savings of \$14.5 million, the sverage achieved in the remaining months of the study. 55 Source: Gas Daily; Chicago City Gate price

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Langua Recommenda administração de la completa del completa del completa de la completa del la completa de la completa del la completa de la completa de la completa del la completa de la completa del la complet

initiatives such as MTEP 06 which will bring \$3.6 billion in transmission investments to market review by FERC and expected to begin operation in 2008 and regional transmission investment developments include the introduction of the Ancillary Services Market which is currently under increase both the potential and achieved benefits on a going forward basis. These We further note that major developments led by the Midwest ISO marketplace will likely

indicating increasingly efficient operations. This is especially evident in 2006 when fuel prices The percentage of benefits achieved showed an increasing trend over the study horizon, benefits would have exceeded \$146 million66 or up to 54 percent of the total achievable banefits. and October been at the average level for all other months in the study period total achieved \$12.60/MMBtu in December 200566. We note that had actual benefits achieved in December

by 2011 and targets elimination of 22 of the top 30 constraints in the footprint.

began to moderate.

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Appendix A: lesues Identified and Resolved by the Study Steering Committee

As discussed above, the study Steering Committee met regularly and was responsible for ensuring that this analysis included an accurate depiction of actual Midwest ISO operations. The table below highlights many of the issues identified by the Steering Committee and the associated resolutions.

	-11		
This is largely considered a potentially conservative element in the analysis, partially reflected in model treatment of load forecast error.	of bengiseb market designed to Day-Ahead market designed to Objective function costs. The Midwest ISO RAC objective function is to minimize start-up and no-load costs without consideration of incremental energy costs.	TA vs AD commitment mrthogle	·þ
This variable was incorporated in the model as incremental reserves.	Real-Time operations under the currently divided Balancing Authority responsibilities required reserves held to respond to rapid demand changes in excess of those reserves held by Balancing Authorities to respond to generation and transmission contingencies. However, like many market models, MAPS models demand in many market models, MAPS models demand in Rany market models, MAPS models distinct than (known and gradually changing load) rather than (known and gradually changing load) rather than minute dispatch), and therefore does not reflect the increased need for regulation.	"Head room" to socount for shifts in for shifts in antantaneou s load	3;
This variable was incorporated in the model as "load uncertainty" during the commitment stage of the modeling process.	The Day-Ahead Market load typically clears below Reat-Time load, requiring additional generation commitments in the Reliability. Assessment Commitment (RAC), in an effort to avoid over committing generation in Real-Time, operators deter potential commitments identified operators deter potential commitments identified in the Forward (Day-Ahead) RAC until closer to Real-Time. Units committed in Real-Time, when demand is more certain, tend to be faster starting units, typically CTs.	DA vs. RT	2.
Tesolution This is treated as a potentially conservative element of this analysis.	Because 2004 realized historically tow dispatch of CT units throughout the Midwest ISO, the choice of 2004 as a calibration year may have biased hurdle rates downward and therefore limited potential benefits.	Choice of calibration year	٦.

Case

Powerflow

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representative power flow could result in model

any potential bias. MAPS utilizes a single power

provided by the Midwest ISO for this analysis for

flow over study period and failure to assure

No potential bias was

-,‡	
Wind and hydro require treated with appropriate operating patterns in the MAPS model.	18. Treatment of wind and hydro
Analysis uses coal prices as an average of both contract and spot prices for each facility realized during the study period. This may not fully period. This may not fully period.	71. Coal Prices
Aggregate treatment of unit outages may not accurately reflect actual periods of shortage in the Midwest ISO system.	16. Historical outages and unit derations
Market participants may offer more must-run units than are included.	15. Must-run
Actual offered unit ramp rates may differ from physical ramp rates. This differential may limit the Midwest ISO's ability to achieve the full range of benefits possible.	14. Offered ramp rates
Stakeholder provided capacity assumptions should be validated against offered capacity to residuate output levels are not overstated reliative to the capacity available in the reliative to the capacity available in the financial cumular hand and capacity and capacity made available to the capacity and capacity made available to the capacity and capacity made available to hours of the capacity and capacity and capacity.	13' ECOWYX
Midwest ISO market dispatch is based on market participant generation offers. MAPS model dispatch rost and dispatch is based on sesumed dispatch sold characteridise. Market participants may choose to offer less that full unit flexibility may choose to offer less that full unit flexibility may choose to offer less that full unit flexibility and leading to suboptimal dispatch and the dispatch and eading to suboptimal dispatch and therefore increased production costs. This inflexibility varies by hour and is not represented in the model.	12. Bid Inflexibility
	participant generation offers: MAPS model unit physical chaeracteristics. Market participant generation offers: Market participants unit physical chaeracteristics. Market participants unit physical chaeracteristics. Market participants in the dispatch and leading to suboptimist restricting the dispatch and leading to suboptimist costs. This inflavibility varies by hour and is not represented in the model. Stakeholder provided capacity assumptions should be validated against offered capacity to the capacity varies by hour and is not relative to the capacity available in the should be validated against other capacity and capacity may difference between the capacity available in the should be validate capacity and capacity made available for hourly dispatch. Aggregate from noutly dispatch. Actual offered unit ramp rates may differ from available for hourly dispatch. Actual offered unit and offerences between available for hourly dispatch. Actual offered unit capacity and capacity made available for hourly dispatch. Actual offered unit capacity and capacity made available for hourly dispatch. Actual offered unit capacity and capacity in available for hourly dispatch. Aggregate treatment of unit outages may not units the widwest ISO system. Analysis uses coal prices as an average of both artification and by period. This may not fully beriod. This may not fully beriod. This may not fully beriod. Available for solution capacity in coal markets during this period.

"This variable was difficorporated in the model as "load forecast commitment stage (see #3 above for related discussion)	MAPS model reflects integrated (average) hourly, losd. Capacity commitments must be adequate to cover instantaneous load during the peak.	S2. Hourly vs. instantaneou s load
Given the difficulty in developing a consistent model assumption to accurately reflect this securately reflect this assumes 100 percent utilization in the Day-2 and No-ASM cases.	The MAPS model reflects the assumption that transmission flowgate capacity is utilized at 100 percent of flowgate limit in the Day-2 Optimal Case. Real-Time operations are often below that limit.	21. Midwest ISO flowgate ratings in the D2-Optimal Case
The BTM units were confirmed to be correct in the model.	Trestment of BTM units in the model may affect results.	20. Behind-the Meter units
Incorporated in the model	The Taum Sauk pumped storage facility has not operated since Dec 13, 2005.	19. Taum Sauk
Resolution	Description	ənssı

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Surprise Drop in Power Use Delivers Jolt to Utilities

November 21, 2008

By REBECCA SMITH

An unexpected drop in U.S. electricity consumption has utility companies worried that the trend isn't a byproduct of the economic downtum, and could reflect a permanent shift in consumption that will require sweeping change in their industry.

Numbers are trickling in from several large utilities that show shrinking power use by households and businesses in pockets across the country. Utilities have long counted on sales growth of 1% to 2% annually in the U.S., and they created complex operating and expansion plans to meet the needs of a growing population.

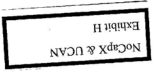
"We're in a period where growth is going to be challenged," says Jim Rogers, chief executive of Duke Energy Corp. in Charlotte, N.C.

The data are early and incomplete, but if the trend persists, it could ripple through companies' earnings and compet major changes in the way utilities run their businesses. Utilities are expected to invest \$1.5 trillion to \$2 trillion by 2030 to modernize their electric systems and meet future needs, according to an industry-funded study by the Brattle Group. However, if electricity demand is flat or even declining, utilities must either make significant adjustments to their investment plans or run the risk of building too much capacity. That could end up burdening customers and shareholders with needless expenses.

To be sure, electricity use fluctuations with the economy and population trends. But what has executives stumped is that recent shifts appear larger than others seen previously, and they can't easily be explained by weather fluctuations. They have also penetrated the most stable group of consumers — households.

Dick Kelly, chief executive of Xcel Energy Inc., Minneapolis, says his company, which has utilities in Colorado and Minnesota, saw home-energy use drop 3% in the period from August through September, "the first time in 40 years I've seen a decline in sales" to homes. He doesn't think forcelosures are responsible for the trend.

Duke Energy Corp's third-quarter electricity sales were down 5.9% in the Midwest from the year earlier, including a 9% drop among residential customers. At its utilities operating in the Carolinas, sales were down 4.3% for the three-month period ending Sept. 30 from a year earlier.



American Electric Power Co., which owns utilities operating in 11 states, saw total electricity consumption drop 3.3% in the same period from the prior year. Among residential customers, the drop was 7.2%. However, milder weather played a role.

Utility executives question whether the recent declines are primarily a function of the broader economic downturn. If that's the case, says Xeel's Mr. Kelly, then utilities should continue to build power plants, "because when we come out of the recession, demand could pick up sharply" as consumers begin to splurge again on items like big-sereen relevisions and other gadgets.

Some feel that the drop heralds a broader change for the industry. Mr. Rogers of Duke Energy says that even in places "where prices were flat to declining," his company still saw lower consumption. "Something fundamental is going on," he says.

Michael Monris, the chief executive of AEP, one of the country's largest utilities, says he thinks the industry should to be wary about breaking ground on expensive new projects. "The message is: be cautious about what you build because you may not have the demand" to justify the expense, he says.

Utilities are taking steps to get a better understanding of the cause. Some are asking customers who reduced usage to explain what is influencing them. Xeel and other utilities, for example, have been running environmentally focused campaigns to urge consumers to use less energy recently, a message that might be taking hold.

Power companies are also questioning the reliability of the weather-adjustment models they use to harmonize fluctuating sales from quarter to quarter. "It's more art than science," says Bill Johnson, Chief Executive of Progress Energy inc., Raleigh, N.C.

If the sector is entering a period of lower demand -- which could accelerate further if the automotive sector collapses -- many utilities will have to change the way they cover their costs.

Utilities are taking a hard look at the way they set rates and generate profits. Many companies are enbracing a new rate design based on "decoupling," in which they set prices aimed at covering the basic costs of delivery, with sales above that level being gravy. Regulators have resisted the change in some places, because it typically means that consumers using little energy pay somewhat higher rates.

Write to Rebecca Smith at rebecca.smith@wsj.com



Minneapolis, MN 55401 414 Nicollet Mall January 29, 2009

5008 AEVE END SOMMVEX INVESTOR RELATIONS EARLINGS RELEASE

- compared with \$577 million, or \$1.35 per diluted share, in 2007, GAAP (generally accepted accounting principles) earnings were \$646 million, or \$1.46 per diluted share in 2008,
- . Ongoing diluted earnings per share were 51.45 in 2008, compared with \$1.43 per share in 2007.
- 2008 ongoing earnings of \$1.45 were within Xeel Energy's stated guidance range of \$1.45 to \$1.50 per share
- Xcel Energy reaffirms its 2009 carnings guidance of \$1,45 to \$1,55 per diluted share.

5] 45 per share in 2008, compared with 51,43 per share in 2007. compared with \$577 million, or \$1.35 per share, in 2007. Ongoing earnings, adjusted for certain non-recurring items, were MINNEAPOLIS - Xeel Energy Inc. (NYSE: XEL) today reported 2008 GAAP earnings of \$646 million; or \$1.46 per share, plante a transport of the warm is empreyed the mass from a first a mass mass better and a

positive factors were higher depreciation, interest expense and dilution. gas margins was partially offset by the negative impact of weather when comparing the periods. Partially offsetting these reflecting various increases in base rates and riden recovery and ABUDC equity earnings. The impact of electric and natural Ongoing earnings for 2008 were slightly higher than last year primarily due to higher electric and natural gas margins,

a corporate-owned life insurance (COLI) dispute with the Internal Revenue Service (IRS). GAAP earnings for 2008 earnings were higher than last year, primarily due to a 2007 charge associated with the resolution of

earnings guidance of \$1.15 to \$5.15 per diluted share." range," said Richard C. Kelly, chairman, president and chief executive officer. "At this time, we are reaffirming our 2009 our ongoing earnings were lower than we originally anticipated, we were pleased to deliver results within our 2008 guidance a result, we believe we are well positioned to implement our strategy of investing in our mility business. In addition, while managed through the credit and liquidity crisis by issuing over \$2 billion of debt and equity prior to the market collapse. As "Overall, 2008 was a challenging year due to the global financial crisis and economic downtum. However, we successfully

Earnings Adjusted for Certain Non-recurring Items (Ongoing Earnings - Note 7)

earnings per share for 2008 and 2007; of \$612 million of \$1.43 per share. The following table provides a reconciliation of GAAP carnings per share to ongoing program, Xeel Energy's ongoing 2008 earnings were 5641 million, or \$1.45 per share, compared with 2007 ongoing earnings During 2007, Xeel Energy resolved a dispute with the IRS regarding its COUI program. Excluding the impact of the COLI

1.35	<u>s</u>	94.1	\$	15.0	\$	95.0	<u>s</u>	GAAP earnings per share
(80.0)		10.0		10.0		10.0		PSR Investments Inc. (PSRI)/COLI IRS settlement
54.[\$	1.45	\$	05.0	\$	55.0	\$	Ongoing carnings per share
2007	L007		2007 2008 20		ī T	8003	z –	Diluted enraings (loss) per share
I welve months ended Dec. 31,			par		nnee mon Dec,			

Exhibit I NoCapX & UCAN

At 10 a.m. CST today, Xeel Energy will host a conference call to review financial results. To participate in the call, please dial in five to 10 minutes prior to the start and follow the operator's instructions.

(303) 218-0713 Dial-ln: (303) 228-2960

US Dial-In: International Dial-In:

The conference call also will be simultaneously broadcast and archived on Xeel Energy's Web site at www.xcelenergy.com.

To access the presentation, click on investor Information. If you are unable to participate in the live event, the call will be available for replay from 1 p.m. CST on January 29 through 11:59 p.m. CST on January 31.

Replay Numbers

(303) 590-3000

US Dial-In: International Dial-In: Access Code:

Form 10-K for the year ended Dec. 31, 2007. Exchange Commission (SEC), including Risk Factors in Item IA and Exhibit 99.01 of Xeel Energy's Amutal Report on regulatory bodies; and the other risk factors listed from time by Xeel Energy in reports filed with the Securities and and other effects of legal and administrative proceedings, settlements, investigations and claims; actions of accounting ownership; structures that affect the speed and degree to which competition enters the electric and natural gas markets; costs initiatives that affect cost and investment recovery, have an impact on rates or have an impact on asset operation or effects of geopolitical events, including war and acts of terrorism; state, federal and foreign legislative and regulatory timing of the entry of additional competition in the markets served by Xeel Energy and its subsidiaries; unusual weather; business conditions in the energy industry, actions of credit rating agencies; competitive factors, including the extent and its imbect on capital expenditures and the ability of Xcel Energy and its subsidiaries to obtain financing on favorable terms; results to differ materially include, but are not limited to: general economic conditions, including the availability of credit and do not undertake any obligation to update them to reflect changes that occur after that date. Factors that could cause actual expressions. Actual results may vary materially. Forward-looking statements speak only as of the date they are made, and we "estimate," "expect," "mtend," "may," "objective," "outlook," "plan," "project," "possible," "potential," "should" and similar Such forward-looking statements are intended to be identified in this document by the words "satisfipate," "believe," guidance and assumptions, are forward-looking statements that are subject to certain risks, uncertainties and assumptions. Except for the historical statements contained in this release, the matters discussed herein, including our 2009 full year EPS

For more information, contact:

Paul Johnson, Managing Director, Investor Relations and Assistant Treasurer (612) 215-4535 (612) 215-4536 (612)

For news media inquiries only, please call Xeel Energy media relations Xeel Energy Internet address: www.xcelenergy.com

This information is not given in connection with any sacurity.

\$ \$6.0 S £2.0 Cash dividends declared per common share 25.1 94.1 15.0 9£0 Earnings per share — diluted. Income from discontinued operations. \$£.1 \$ 94.1 \$ 15.0 9£.0 Income from continuing operations.. Earnings per share — diluted. 74.1 15.0 \$ 9£.0 Earnings per share - basic Income from discontinued operations. 8£.1 \$ 14.1 \$ Income from continuing operations. 15.0 \$ 95.0 Earnings per share — basic. 151,554 441,813 600'127 t/1'55t Diluted. 416,139 437,054 423,806 841,124 Weighted average common shares outstanding LOI'ELS S \$ 641,313 286,251 \$ \$ 10,591 \$ Esmings available to common shareholders. 4,241 17241 1,060 090'I Dividend requirements on preferred stock. t55°5t9 84£'LLS 134,042 5L0't91 (176) 677'I (991) 518 Income (loss) from discontinued operations, net of tax 645,720 668'SLS 134,969 163,557 meome from continuing operations... 594,484 338,886 115'tS 85,240 income taxes, 870,383 904'486 984,681 748,797 Income from continuing operations before income taxes..... 228,845 188, £12 941'611 136,958 Total interest charges and financing costs. (34,593) Allowance for funds used during construction - debt (850,95) (10,464) (10,290) Interest and penalties related to COL! settlement...... 104,64 220,037 616'755 179,610 247,748 \$5,096, \$4,891, \$20,390 and \$21,410, respectively..... Interest charges — includes other financing costs of Interest charges and financing costs 102°LE 615'89 11,913 18'041 Allowance for funds used during construction - equity 876'01 LL6'E+ 8LL'L 14841 Interest and other income, net... 1,351,073 164'066'1 146'887 Operating income.. 322,843 9,812,365 760, £86,8 2,314,278 2,354,730 Total operating expenses 277,723 086,580 987'19. Taxes (other than income taxes). 096,86 187,208 678,379. 202,200 765,867 Depreciation and amortization... 744'101 ELL'LII 52,754 52,435 Conscrivation and demand-side management program 288,887,1 ££6'LLL'1 941,784 ILS'LED Other operating and maintenance expenses.. 24,370 280,15 10,191 **L86'9** Cost of sales — other... 1,832,699 ... 1,547,622 120,864 : 896'885 Cost of natural gas sold and transported 1,076,542 1,023,680 766'9E1't 646'446'4 Electric fuel and purchased power... Operating expenses 071,450,01 321,502,110 2,603,219 2,707,573 Total operating revenues. 94446 SLILL 70,977 22,457 Офет... 2,111,732 2,442,988 187,699 L87'90L Natural gas. 766'L+8'L \$ £66'789'8 S 196'716'1 \$ 678'846'1 \$ Electric. Operating revenues (Amounts in Thousands, Except Per Share Data) Twelve Months Ended Dec. 31, Three Months Ended Dec. 31,

CONSOLIDATED STATEMENTS OF INCOME (Unsudited)

ε

XCEL ENERGY INC. AND SUBSIDIARIES Notes to Investor Relations Release (Unaudited)

Due to the seasonality of Xeel Bnergy's operating results, quarterly financial results are not an appropriate base from which to project annual results.

Note I. Earnings per Share Summary

The following table summarizes the diluted earnings per share contributions of Xeel Energy's businesses:

	116	Dec.			31,	Dec.		
7007		8007		L00Z		2008		Minted sorning Ages) mer chare
22.I	\$	62.I	\$	£ E.O		8£.0	\$	Diluted earnings (1655) per share Regulated utility — continuing operations (Note 2)
(51.0)		(41.0)		(£0.0)		(£0.0)		Holding company and other costs
E4. I		24.I		0.30		55.0		
(80.0)		10.0		10.0		10.0		Ongoing earnings per share
1.35	S	97°I	· · \$	16.0	S	9£.0		Total diluted earnings per share.
- 4					_			

The following table summarizes significant components contributing to the changes in the three- and twelve- month periods ended Dec. 31, 2008 diluted earnings per share, compared with the same periods in 2007, which are discussed in more detail there in this other.

St'I		56.0	S	2008 ongoing carnings per share
(10.0)		(10.0)	id.	2008 PSR/COLI IRS settlement
(10.0)		10.0		Tod/to
(6.03)		(20.0)	100	Higher thrancing costs
(20.0) (20.0)		(60.03)	13.	Higher conservation and demand-side management program expenses
(60.0)				Higher depreciation and amortization
90.0		10.0	3 i	Higher natural gas margins
90.0			19	Higher electric margins
60.03		20.0		
20.0		40.0		Lower operating and maintenance expenses
00 0		20.0		Components of change — 2008 vs. 2007
		1. 4.	4	
£4.1	3	020		2007 ongoing earnings per share
80.0		(10.0)		PSRI/COLI IRS settlement.
25.I	S	15.0	S	2007 GAAP carnings per share
06, 31,	Twelve n	d Dec. 31,	-	

Note 2. Regulated Utility Results — Continuing Operations

Estimated Impact of Temperature Changes on Earnings — The following table summarizes the estimated impact of temperature variations on results, compared with sales under normal weather conditions.

7002 ,2v 8002 (70.0)	.ev 7005 learnov 60.0	24 800 Ismao 2 (10.0) 10.0 2 00.0		00.0 00.0 00.0	\$ \$.ev 700 lemno 00.0 00.0 00.0		Lemre 00.0 00.0 00.0	Retail electric
	Three months ended Dec. 31,								

Sales Growth — The following table summarizes Xeel Bnergy's regulated sales growth for actual and weather-normalized energy sales for the three- and twelve-month periods ended Dec. 31, 2008, compared with the same periods in 2007. The year-end sales growth amounts for 2008 have been adjusted for leap year.

Firm natural gas sales 7.1 2.0 E.I £.1 Total retail electric sales ... 4.2 5.1 8.1 7.1 Electric commercial and industrial. %0.0 %(0.2) %7.0 %7.0 Electric residential. Normalized Actual Normalized Actual Dec. 31, Dec. 31, Twelve months ended Three months ended

During 2008, we experienced flat electric residential sales, primarily driven by a decline in the NSP-Minnesota region. We believe the flat sales growth is a reflection of a recent shift in customer behavior, in part, attributable to the overall economic conditions as well as conservation efforts.

706 Electric margin. (846'4) (1,024) (1,077) Electric fuel and purchased power \$ £89'8 \$ £16'1 \$ 646'1 Electric revenues. 2002 2068 8002 (Millions of dollars) Dec. 31, Twelve months ended Three months ended

Dec. 31, 2008.

13 Total increase in electric margin. Other, including fuel recovery (18) (2) Revenue subject to refund due to change in nuclear refueling outage recovery method (10) (4) ... nigtem gniberT (8) Retail customer sales mix. (30) (61)Purchased capacity costs... (6t) Estimated impact of weather... Increased margin due to leap year (weather normalized impact). 23 9 Metropolitan Emissions Reduction Project (MERP) rider. Sales growth (excluding weather impact)... 30 28 OI Conservation and non-fuel riders.... Z008 A8' 5002 Retail rate increases (Wisconsin, North Dakota, Texas interim and New Mexico) 2008 AS. 2507 ended Dec. 31, ended Dec. 31, Twelve months Тигее толгия

Natural Gas. — The following table details the changes in natural gas revenues and margin. The cost of natural gas tends to vary with changing sales requirements and the unit cost of natural gas purchases. However, due to purchased natural gas cost recovery mechanisms for sales to retail customers, fluctuations in the cost of natural gas have little effect on natural gas material gas many materials.

Vatural gas margin	2	172	\$	ILI	-	019		t95
Not of natural gas sold and transported	- 3	(\$34)		(864)		(1,833)	_	(845,1)
Vatural gas revenues	\$	904	\$	699	\$	2,443	\$	2,112
Millions of dollars)	7	800	31	400		8007		7002
		Three mon Dec.		pa		Twelve mon		pap

The following table summarizes the components of the changes in natural gas margin for the three-and twelve-months ended

rded rded re. 31, vs. 2007	PG io		ended Dec. 31	(stelleb lo snoilith)
24	S	7	\$	Base rate increase - Colorado and Wisconsin
01		7		Estimated impact of weather
\$.		1		Sales growth (excluding weather impact)
3		(1)		Conservation revenues
Ī			1.5	Increased margin due to leap year (weather normalized impact)
3		(E)	25.7	Other
91	\$	I	Š	Total increase in natural gas margin
	-		100	me a characteristic control of the c

Other Operating and Maintenance Expenses — Other operating and maintenance expenses for the fourth quarter of 2008 decreased by \$50 million, or 10.2 percent as compared with the same period in 2007. The following table summarizes the expenses for 2008 decreased by \$11 million, or 0.6 percent, compared with 2007. The following table summarizes the expenses for the changes in other operating and maintenance expenses for the three- and twelve- months ended Dec. 51, 2008.

Total decrease in other operating and maintenance expenses	(05)	. \$	(11)
ther, including nuclear plant operation costs	(13)		(10)
igher (lower) labor costs	(1)		22
ligher (lower) contract labor	(4)		t
igher (lower) material costs	(†)		7
ligher (lower) consulting costs	(L)		L
igher (lower) plant generation costs	(\$1)		6
ower employee benefit costs	(12)		(68)
ligher uncollectible receivable costs	L		L
uclear outage expenses, net of deferral	8 \$	\$	(13)
(svalled b) o zroillibr	Dec. 31, Dec. 31, 2008 vs. 2007	2008 vs. 3	118
	- Littee months	I WEIVE III	-

The following provides an explanation of the year-to-date change in certain items listed in the table above for 2008 as

- The decline in muclear outage expenses is due to the Minnesona Public Utilities Commission (MPUC), Worth Dakota Public Utilities Commission (MDPC) and South Dakota Public Utilities Commission (MDPUC) approving the change in recovery methods for costs associated with reflueling outages at our nuclear plants from the direct expense method to the deferrate and amortization method, effective Jan. 1, 2008. An accrual was also recorded to lower revenue, reflecting a liability for a customer refund relating to this decision.
- Lower employee benefit costs are due to climinating our annual performance based incentive plan payout for 2008.
- The higher plant generation costs were primarily attributable to scheduled and unplanned maintenance.
- The increase in labor costs was attributable to annual wage increases, the insourcing of certain functions and additional employees to support system growth.

Depreciation and Amortization — Depreciation and amortization expense increased by approximately \$3.7 million, or 1.8 percent, for the fourth quarter of 2008, and increased by \$22.6 million, or 2.8 percent for 2008, compared with the same periods in 2007. The increases were primarily due to planned system expansion. These increases were partially offset by a decrease in depreciation for the NPUC approval of two NSP-Minnesota depreciation filings in September 2008 and a ADPSC settlement agreement in December 2008.

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Conservation and Demand Side Management (DSM) — Conservation and DSM expense decreased approximately \$0.3 million, or 1.2, percent for the fourth quarter of 2008 and increased \$15.9 million, or 15.7 percent, for 2008, compact to the same periods in 2007. The higher expense for 2008 and increased \$15.9 million, or 15.7 percent, for 2008, in part, to make tegulatory commitments. Conservation and DSM program expenses are generally recovered through riders in Xcel Energy's major jurisdictions or through general rate cases.

Interest and Other Income, net — Interest and other income increased by \$7.1 million, for the fourth quarter of 2008, and \$33.0 million, for 2008, compared with the same periods in 2007. The increase is primarily due to PSR1's termination of the COLI program in 2007, which eliminated certain expenses.

Allowance for Funds Used During Construction, Equity and Debt (AFUDC) — AFUDC increased by approximately \$6.0 million, or 42.8 percent, for 1008 when million, or 42.8 percent, for 1008 with million, or 42.8 percent, for 1008 when million, or 42.8 percent, for 2008 when when the percent of the pe

Interest charges — Interest charges increased by approximately \$17.6 million, or 13.6 percent, for the fourth quarter of 2008, and increased by \$32.9 million, or 6.3 percent, for 2008 when compared to the same periods in 2007. The increase was primarily the result of increased debt layels to find our rate base growth atralegy.

htcome Taxes — Income taxes for continuing operations increased by \$30.7 million for the fourth quarter of 2008, compared with 2007. The effective tax rate for continuing operations was 34.3 percent for the fourth quarter of 2008, compared with 2007. The prival increase in income tax expense and the higher effective tax rate for fourth quarter 2008 as compared with 2007, was primarily due to an increase in pretax income.

Income taxes for continuing operations increased by \$544.2 million for 2008, compared with 2007. The increase in pretax income in 2008. The effective tax rate for continuing operations was 34.4 percent for 2008, compared with 33.8 percent for 2007.

Note 3. Xeel Energy Capital Structure and Financing

Following is the preliminary capital structure of Xcel Energy at Dec. 31, 2008;

Fervental Balance at Total Total Total Total	o enothia)
9.0 \$	
	Short-ter
L'L 1999 tt.	Long-ter
	Total
I.0	Preferre
	Common
T.T. equity	
8.21 Z nobszilatiqes	Total o

Xeel Energy generally expects to fund its operations and capital investments through internally generated funds and by periodically issuing short-term debt, long-term debt, common stock, preferred stock and hybrid securities.

During the fourth quarter of 2008, Xeel Energy issued the following securities:

In November 2008, we issued \$250 million of 8.75 percent Senior Notes, series due 2018 at Southwestern Public Service Company (SPS)

Current debt financing plans for 2009 include the following:

- Approximately \$400 million of first mortgage bonds at Northern States Power Co. (NSP-Minnesota).
- Approximately \$400 million of first mortgage bonds at Public Service Company of Colorado (PSCo).

These financing plans are subject to change, depending on capital expenditures, internal cash generation, market conditions and other factors.

Note 4. Liquidity

Xcel Energy expects to meet future financing requirements by periodically issuing short-term debt, long-term debt, common stock, preferred securities and hybrid securities to mainfain desired capitalization ratios.

Short-Term: Funding Sources —Xeel Energy uses a number of sources to fulfill short-germ funding needs, including operating cash flow, notes payable, commercial paper and bank lines of credit. The amount and timing of short-term funding needs depend in large part on financing needs for construction expenditures, working capital and dividend payments

Ocneral — As a result of recent volatile conditions in global capital markets, general industry in short-term credit markets become periodically constrained. Xeel Brergy has maintained access to short-term liquidity through the AZPZ commercial paper market and utilization of forcet borrowing on committed credit spreathers. In addition, Xeel Brergy's overall liquidity was strongthered by the issuance of long-term debt, eguity and hybrid securities, completed through the The proceeds from these financial accordance by the issuance of long-term debt, eguity and hybrid securities, completed through the proceeds from the securities completed through the proceeds from the securities of the process of the proceeds from the securities of the process of t

Pension Fund – Xeel Energy's pension costs and funding requirements are projected to increase, as a result of the overall distructed financial conditions and decline in valuations of both the equity and debt markets. Xeel Energy's pensions distructed in an investined portfolio of domestic and international equity securities, fixed income securities, real estate and alternative invested in a diversified portfolio of domestic and international equity weight with the recent decline in asset value in and alternative investments, including private equity finds and a commodities index. With the recent decline in asset value in our pension plans, we expect to have 2009 funding requirements of \$70 million to \$130 million. At this time, pension our pension plans, we expect to have 2009 funding requirements of \$70 million to \$130 million. At this time, pension funding contributions for 2010, which will be dependent on several factors including, restinated to range between \$150 million to \$250 million. For more information, please refer to the following table:

Discount rate	% SL9	% \$2.9
Pension assumptions	5000	2008
t * b	The same	8.5
Funded status a – excludes non-quairfied plan of \$46 million and \$42 million at Dec. 31, 2008, and 2007,	\$ (413)	\$ \$54
Projected benefit obligation	865,2	799'7
Fair value of pension assets	\$ 5,185	981'E \$
(Millions of dollars)	Dec. 31, 2008	Dec. 31, 2007

Commercial Paper — Xeel Brietgy, NSP-Minnesota, PSCo and SPS each have individual commercial paper programs. The authorized levels for these commercial paper programs are:

\$7.8

05.8

- \$800 million for Xcel Energy,
- \$500 million for MSP-Minnesota,
- \$700 million for PSCo, and
- \$250 million for SPS.

Expected long-term rate of return

Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report Ponton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report

available to meet its liquidity needs: Xeel Energy and Utility Subsidiary Credit Facilities - As of Jan. 21, 2009, Xeel Energy had the following credit facilities

	676'1 S	167 \$	\$ 1,658	61S S	\$ 5,177	Total
	88	85				NSP-Wisconsin misnossiW-qSN
December 2011	355	I	371	150	ZLL	Xcel Energy - Holding Company
December 2011	594	575	536	15	248	S4S
December 2011	149	Ι.	049	S	SL9	PSCo
December 2011	\$ 433	2 \$	IET S	15 \$	\$ 485	NSP-Minnesota
Maturity	Liquidity	Cash3	Available	Drawn	Facility	Сотрапу
		-		•		(Millions of Dollars)

Reflects a reduction in the commitments resulting from the Lehman Brothers bankrupicy, which reduce the credit facilities

Jan. 20, 2009, the following table represents the credit ratings assigned to various Xeel Energy companies: recommendation to buy, sell or hold securities and is subject to revision or withdrawal at any time by the rating agency. As of Services, Inc. (Moody's), Standard & Poor's Ratings Services (S&P's), and Fitch Ratings (Fitch). A security rating is not a capital markets conditions and credit agency ratings. The following ratings reflect the views of Moody's Investor Credit Agency Ratings -- Short-term and long-term borrowings, as a source of funding, are affected by regulatory actions,

цэ	Fit	S.d 3	S	2° VbooM	Credit Type	Сошрапу
BBB+	- 1	BBB		Ined	Senior Unsecured Debt	Xcel Energy
F2		Z-A		,7-d	Corntracretal Paper	Xcel Energy
¥	1	BBB+		ξA	Senior Unsecured Debt	NSP-Minnesota
+V		∀		. 7V	Senior Secured Debt	BlossnniM-42N
FI		7-Y		Z-4	Commercial Paper	NSP-Minnesota
A		-V		£Α	Senior Unsecured Debt	NSP-Wisconsin
+V		¥		V	Senior Secured Debt	NSP-Wisconsin
-A		+BBB+		Baal	Senior Unsecured Debt	PSCo.
A		V		£A.	Senior Secured Debt	PSC0
EZ		Z-V		Z-4	Commercial Paper	PSCo
+BBB+		BBB+		Baal	Senior Unsecured Debt	SdS
F2		Z-A		Z-d	Commercial Paper	SdS

On Nov. 5, 2008, S&P increased the senior unsecured credit ratings of NSP-Minnesota, NSP-Wisconsin and PSCo by one

Note 5. Rates and Regulation

Pending Rate Cases

electric rate base of \$4.1 billion, a requested return on equity (ROE) of 11.0 percent and an equity ratio of 52.5 percent. increase electric rates in Minnesota by \$156 million, or 6.05 percent. The request is based on a 2009 forecast test year, NSP- Minnesota - Minnesota Electric Rate Case - On Nov. 2, 2008, NSP-Minnesota filed a request with the MPUC to

10.54 percent compared to our requested ROE of 11.0 percent. difference between interim rate levels approved and our request of \$156 million is due to a previously authorized ROE of In December 2008, the MPUC approved interim rates of \$132 million, or 5.12 percent, offective Jan. 2, 2009. The primary

A decision is expected in October 2009. The following schedule has been established:

- Direct testimony on April 7, 2009;
- Rebuttal on May 5, 2009;
- Surrebuttal May 26, 2009; and
- Evidentiary hearings June 2-9, 2009.

by \$73 million, collectively.

Includes direct borrowings, outstanding commercial paper and letters of credit.

^{*}NSP-Wisconsin does not have a separate credit facility; however, it has a borrowing agreement with NSP-Minnescta. Reflects the payment of common dividends on Jan. 20, 2009.

PSCo - Colorado Electric Rate Casa — On Nev. 14, 2008, PSCo, filed with Colorado Public Utilities Commission (CPUC) a request to increase Colorado electric rates by approximately \$174.7 million, or 7.4 percent. The rate filing is based on a 2009 forecast test year, an electric rate base of approximately \$4.15 billion, a requested ROE of 11.0 percent and an equity ratio of 58.08 percent.

A final decision is expected in the summer of 2009. The following schedule has been established:

- Answer Testimony for all intervenors on Feb.13, 2009;
- Rebuttal and Cross-Answer Testimony on March 20, 2009;
- Surrebutal testimony for all intervenors on April 10, 2009;
 Hearings are scheduled for April 20-May 1, 2009,
- Statement of Position on May 12, 2009.
- SPS Texes Electric Rotali Rate Case On June 12, 2008, SPS filed a rate case with Public Utility Commission of Texas (PUCT), seeking an annual rate increase of approximately -561.3 million, to approximately -59.9 percent. Base revenues are proposed to increase by 954.4 million, while fuel and purchased power revenue will decline by \$33.1 million, primarily due to fine savings from the Lea Power Pariners LLC (LPP) purchase power agreement.

The rate filting is based on a 2007 test-year adjusted for known and measurable changes, a requested ROE of 11.25 percent, an electric rate base of 5899.4 million and an equiv, ratio of 34.0 percent. The interim rates of 518 million for costs associated with the LPP power purchase agreement went into effect in September 2008. The parties have been in active negations since November and SPS is hopeful that they will be able to reach a settlement agreement in the near future.

SPS – New Mexico Retail Electric Rate Case — On Dec. 18, 2008, SPS filed with the New Mexico commission a request to increase electric rates in New Mexico by approximately \$24.6 million, or 5.1 percent. The request is based on a historic test process electric rates in New Mexico by approximately \$24.6 million, or 5.1 percent. The requested ROB of 12 percent and a facility of approximately \$7.6 million. The New Mexico Public Regulation Commission (WMPRC) has set the interim rate facility of approximately \$7.6 million. The New Mexico Public Regulation Commission (WMPRC) has set the interim rate requested ROB of 12 percent.

On Ismuary 12, 2009, the Staff and the Attorney General (AG) requested that the WMPRC suspend SPS' advice notice and derry our request for interim relief. The staff stated that the standard for interim relief requires elear and convincing evidence of a financial emergency, which SPS has failed to provide. The AG stated that our testimony does not rise to the level required for the WAPRC to grant interim relief.

SPS 2008 Wholesale Rate Case — On March 31, 2008, SPS filed a wholesale electric rate case. SPS is seeking an annual revenue increase of \$14.9 million or an overall 5.14 percent increase, based on 12.20 percent requested ROE. Four New Mexico Cooperatives filed a motion for dismissal and protest in April 2008.

On May 30, 2008, the Federal Energy Regulatory Commission (FERC) conditionally accepted and suspended the rates and established fearing and settlement procedures. The FERC granted a one-day suspension of rates instead of 180 days. The LPP plant schieved commercial operations in September 2008 and the proposed base rates, based on a 10.25 percent ROE and a 12-coincident peak demand allocator, became effective, subject to refund. A pre-hearing conference has been set for Jan. 29, 2009. A decision is pending.

Completed Rate Cases

NSP-Minnesota - North Dahota Electric Rate Case — On Dec. 7, 2007, MSP-Minnesota filed with the NDPSC, a request to increase electric rates by \$20.5 million, which would be an \$18.5 million impact to WSP-Minnesota due to the transfer of certain costs and revenues between base rates and the fuel cost recovery mechanism. The request is based on a common equity ratio of \$1.77 percent, a ROB of 11.5 percent and a rate base of approximately \$2.42 million, Interim rates of \$17.2 million were effective on Feb. \$, 2008.

The NDPSC approved a settlement agreement on Dec. 31, 2008, which calls for a base rate increase of \$12.8 million, based on an authorized ROE of 10.75 percent. Key terms of the settlement are listed below:

- Adjustments in depreciation expenses related to service life changes for generation plants and removal rates for transmission and distribution plant, resulting in a \$2.5 million decrease in the revenue deficiency.
- Sharing of wholesale margins, refunding to customors 85 percent of asset-based wholesale margins and 50 percent of non-asset-based margins through the fuel clause. Test year wholesale margins to be shared with customers are estimated to be 51.9 million.
- An electric rate moratorium, under which NSP-Minnesota agreed to not implement an increase in electric rates until
 Jan. 1, 2011.
- Sharing of any earnings in excess of the authorized 10.75 percent ROB, providing customers 50 percent of any earnings above 11.25 percent.
- The MPUC terminated the 2005 proceeding regarding recovery of MISO Day 2 market charges and approved fuel charges adjustment (PCA) recovery of all Day 2 charges through the PCA retroactively and prospectively.

Based on the final order, there is an earinated refund of interim rates of \$6.3 million, expected to be completed by June I, 2009. This refund was accurated for in 2008 and will have no impact on 2009 results. Final rates will be implemented for service on and after Materia I, 2009.

NSP-Wisconsin - Electric Limited Reopener 2009 Rate Case — On Aug. 1, 2008, NSP-Wisconsin fitted with tice Public Service Commission of Wisconsin (SCW) a request to increase retail electric rates by \$47.1 million. In the application, NSP-Wisconsin requested the PSCW to reopen the 2008 base rate case for the limited purpose of adjusting 2009 electric rates to reflect forceasted increases in production and transmission costs, as authorized by the PSCW. No changes were requested to reflect forceasted increases in production and transmission costs, as authorized by the PSCW. No changes were requested to reflect successful increase in production and transmission costs, as authorized by the PSCW. No changes were requested to reflect the case in the capital structure or ROE authorized by the PSCW in the 2008 base rate case.

On Dec. 30, 2008, the PSCW issued an order approving the stipulation agreement, entered into between NSP-Wisconsin and various intervenors, authorizing a \$5.5 million rate increase. The original request of \$47.1 million was reduced by \$31.6 million due to the dramatic decline in market prices for fuel and purchased power, \$5.5 million for a change in nuclear outage accounting and \$4.4 million due to other adjustments.

Further, in accordance with the stipulation agreement, an estimated 2008 interim fuel surcharge refund liability of \$9.8 million, previously recorded in 2008, will be offset by the \$5.6 million acrosse, and the remaining liability will be refunded to customers in the first quarter of 2009, after the PSCW completes its final review of 2008 actual fuel costs.

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Hampton-Rochester-La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

Xcel Energy's 2009 earnings guidance is \$1.45 to \$1.55 per share. Key assumptions are detailed below:

- electric rate case, the New Mexico electric rate case, the SPS FERC wholesale electric rate cases and other rate • Reasonable regulatory outcomes in the Minnesota electric rate case, the Colorado electric rate case, the Texas

- Weather adjusted retail firm natural gas sales decline by approximately (1.0) percent to 0.0 percent.
- Capacity costs are projected to increase approximately \$45 million over 2008 levels. Capacity costs at PSCo are
- Pension and medical \$25 million
- Depreciation and amortization expense is projected to increase approximately \$80 million to \$90 million over 2008.

- Allowance for funds used during construction-equity decreases approximately \$5 million to \$10 million over 2008.

- - Interest expense increases approximately \$20 million to \$30 million over 2008 levels.

The following table provides a reconciliation of GAAP camings to ongoing earnings:

 Average common stock, and equivalents of approximately 457 million shares. . An effective tax rate for continuing operations of approximately 33 percent to 35 percent.

- Other (including incentive compensation) \$75 million \$125 million

GAAP earnings.

Ongoing earnings...

(Thousand of dollars)

Income (loss) from discontinued operations.

Total continuing operations

Note 7. Non-GAAP Reconciliation

PSRI/COLI IRS settlement

- Nuclear (including outage amortization) \$55 million
- Operating and maintenance expenses are projected to increase:
- recovered under the purchased capacity cost adjustment.

- Weather adjusted electric retail sales growth of 0.0 percent to 0.5 percent.

- expected to increase revenue by approximately \$50 million to \$60 million over 2008 levels.

- Various riders, associated with MERP, Minnesota and Colorado transmission and Minnesota renewable energy, are
- cases that may be filed during the year.

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performance targets are met for performance-based compensation, and when communicating its earnings outlook to analysts internally for financial planning and analysis, for reporting of results to the board of directors, in determining whicher more representative of Xcel Energy's fundamental core earnings power. Xcel Energy's management uses ongoing earnings more meaningful comparison of earnings results between different periods in which the COLI program was in place and is As a result of the termination of the COLI program, Xeel Energy's management believes that ongoing earnings provide a

\$ 164,075

985,881 \$

2008

818

L\$\$'£9I

1/6'7

Dec. 31,

Three months ended

\$ 645,554

2 641,122

8002

(991)

865,4

Dec. 31,

Twelve months ended

072'519

845,776

677°L

668'545

(36,114)

\$ 612,013

Z00Z

\$ 134,042

\$ 131,504

(176)

696'tEI

VII SIDOMIS IN SPORTS OF STANDARD STAND

Book value per share	\$	12.35	S	14.70
Total earnings per share.	s	1.46	S	1.35
PSRI/COLI IRS settlement 0.01		10.0		(80.0)
Earnings per share - ongoing operations 1.45				1.43
Holding company and other costs		(41.0)		(0.12)
Regulated utility segments — continuing operations 1.59 \$	S	65. I	\$	22.1
Segments and Components of Earnings per Share — Diluted				
Weighted average diluted common shares outstanding.		441,813	Et	151,554
Earnings available to common shareholders		641,313	LS	LO1'ELS
The state of the s				
			LS	845,772
Income (loss) from discontinued operations				1,449
Income from continuing operations		645,720	LS	668'\$4\$
		11,203,156	10,03	041'480
Other		SLI'LL		944,47
	\$	11,125,981	6'6 \$	427,986
Twelve months ended Dec. 31, 2008 2. Operating revenues:	_	8002	560	700
	_			
Total earnings per share	S	9£.0	- \$	16.0
PSRI/COLI IRS settlement 0.01	_	10.0	· · ·	10.0
Earnings per share - ongoing operations 0.35				0.30
Holding company and other costs				(E0.0)
Regulated utility segments — continuing operations \$ 0.38 \$	S		S	££.0
Segments and Components of Earnings per Share — Diluted				
Weighted average diluted common shares outstanding		tLI'SSt	t d	434,009
				132,982
			2.7.2	
Net income 164,075		570,461.	. 1	134,042
Income (loss) from discontinued operations.		815	2 3	(176)
Income from continuing operations		LSS'E9I	11 -	134'696
		2,707,573	7,60	617'809
Other. 22,457				776,02
Decrating revenues: \$ 2,685,116 \$ 2,	\$	2,685,116	\$ 5,58	582,242

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14: EX-32.01

15: EX-31.02

14: EX-31:01

13: EX-54:01

12: EX-23.01

II: EX-SI'01

9: EX-12.01 10: EX-12.01

8: EX-10.21

7: EX-10.17

6: EX-10.08

5: EX-10.07

4: EX-10.06

3: EX-10:02

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Xcel Energy Inc · 10-K · For 12/31/08

X96I HLML Material Contract Z: EX-10.02 HIMT I'192K 1: 10-K Annual Report ezts sebea Description Σοσαπους/Εχυτρτέ Filing Table of Contents Annual Report · Form 10-K 12/31/08 17:479 S\S1\09 XGGT EUGEDY INC 10-K nssī WS/For/On Docs:Pgs <u>Err</u>rud 10 SA Help., Wildenrds: ? (any letter), * (many). Logie: for Docs: & (and), |(or); for Text: |(anywhere), "(&)" (near). in this entire Filing. Show Docs searched and every "hif". Filed On 2/27/09 5:15pm ET · SEC File 1-03034 · Accession Number 1047469-9-2013

10-K · Annual Report Document Table of Contents

Certification per Sarbanes-Oxley Act (Section 906)

Certification per Sarbanes-Oxley Act (Section 302)

Certification per Sarbanes-Oxley Act (Section 302)

Wiscellaneous Exhibit

Consent of Experts or Counsel

Subsidiaries of the Registrant

Statement re: Computation of Ratios

Power of Attorney

Material Contract

" PSCo Exhibit J. · Directors, Executi NSP-Wisconsin • Definition of Abbi NoCapX & UCAN Electric Utility Trends • Controls and Proc " Electric Utility Operations Company Overview NSP-Minnesota on Accounting and Financial Disclosure Company Overview Changes in and Disagreements with Accountants Definition of Abbreviations and Industry Terms Director Independence " Business · Certain Relationships, Related Transactions, and " Item I · Capital Spending and Financing Part I • Alternative Formats (Word, et al.) " Table of Contents 1 1st Page - Filing Submission dol (alphabetic) (pnimanbas) asnd

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http://www.secinfo.com/dVut2.s1Uy.htm

SEC Info - Xeel Energy Inc - 10-K - For 12/31/08

Table of Contents

Capacity and Demand

Uninterrupted system peak demand for the NSP System's electric utility for each of the last three years and the forecast for 2009, assuming normal weather, is listed below.

The peak demand for the MSP System typically occurs in the summer. The 2008 system peak demand for the MSP System occurred on July 29, 2008.

Energy Sources and Related Transmission Initiatives

NSP-Minnesota expects to use existing power plants, power purchases, DSM options, new generation facilities and expansion of existing power plants to meet its system capacity requirements.

Purchased Power — MSP-Minnesous has contracts to purchase power from other tuilifies and independent power producers. Capacity is the measure of the amount of electricity are measure of the amount of electricity produced from a particular generating source produces electricity. Energy is a measure of the amount of electricity produced from a particular generating source over a period of time. Long-term purchase power contracts from a particular generating source and a charge for the associated energy actually purchased from such generating source.

MSP-Minnesons also makes short-term purchases to comply with minimum availability requirements, to obtain energy at a lower cost and for various other operating requirements.

Purchased Transmission Services — In addition to using their integrated transmission system, MSP-Minnesota and MSP-Wisconsin have contracts with MISO and regional transmission service providers to deliver power and energy to the MSP System.

Excelsior Baregy — In December 2005, Excelsior, an independent energy developer, filed a power purchase agreement with the MPUC seeding a declaration that MSP-Minnesona be compelled to enter into an agreement to purchase the output from two talegrated gas combined cycle (IGCC) plants to be located in northern Minnesota as part of the Mesaba Energy Project. Excelsior filed this pertition making claims pursuant to Minnesota spatuses relating to an innovative Energy Project and Clean Energy Technology, MSP-Minnesota opposed the petition.

The MPUC referred this matter to a contested case bearing before an ALJ to act on Excelsior's petition. The contested case proceeding considered a 600 WW unit in Phase 1 and a second 600 WW unit in Phase 2 of the Mesaba Energy Project.

The MPCUC issued its order for phase 1 of the bearing on <u>Aug. 30, 2007</u>, in it, the MPUC found among other things, that Excelsior and WSP-Minnesons abould resume negotiations toward an acceptable purchase power agreement, with assistance from the Minnesonta Department of Commerce (MDOC) and the guidance provided by the order.

On <u>Sept. 24, 2008</u>, the APUC denited Excelsior Brorgy's Phase 2 request to approve a power purchase agreement related to its proposed second 600 AVW IGCC facility. The APUC has set a May 1, 2009 deadline for Phase 1 of the proceeding in which it had previously ordere negotiabules. On <u>Det. 9, 2008</u>, Excelsior ought rehearing of the APUC's <u>Sept. 24, 2008</u> order. On <u>Det. 9, 2008</u>, the MPUC period further action in abeyance until after the <u>May 1, 2009</u> deadline.

GHG Emissions — The 2007 Minnesona legislature adopted the goal to reduce statewide GHG emissions across all sectors to a level at least 30 percent below 2005 levels by 2005 levels by 2005.

Defermine the process of the process of the percent below 2005 levels by 2005.

Defermine the process of the percent below 2005 levels by 2005.

The legislation also prohibits the congruence of within Minnesota of a new large energy facility, the import or commitment to import from outside. Minnesota power from a new large energy facility, or entering into a new long-term power purchase steered to were recent CO₂ emissions. The statute does not impose limitations on CO₃ or other CO₄ emissions. The statute does not impose thinkitions on CO₅ or other constraints of the residual of the certain exemptions. On Feb. 1, 2008, the MDOC submitted to the legislature as climate change section

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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

BDDZ I I NAU
REPLY TO THE ATTENTION OF

CCT-73

National Energy and Technology Laboratory P.O. Box 10940 Pittsburgh, PA 15236-0940

CEG # 700.004.17

EE: Draft Earlrouments Impact Statement, Mesapa EnectE. Project.

Dear Mr. Hargis:

Richard A. Hargis

The U.S. Environmental Protection Agency (EPA) has reviewed the Draft Environmental Impact Statement (DEIS) for the Measha Energy Project. We offer our comments under the National Environmental Policy Act (NEPA), and Section 309 of the Clean Air Act.

The Mesaba Energy Project is a two-phase 1.212-megawatt facility that has a project operating period of 20 years, provided the 1-year that is auccessful. Phase 1, proposed to be co-funded by DOB, is a 606-MW plant, Phase II is an identical, co-located and be co-funded 606-MW plant. The project is proposed by Excelsion Energy under DOEs. Clean Cost Power Initiative (CCPI) competitive solicitation. DOE selected the project to demonstrate commercial viability of the integrated gasification combined cycle (IGCC) process.

The preferred alternative is a 1,200-acre site near Taconire, MM (Inaca County); the alternative evaluated is an 810-acre site near Hoyt Lakes, MM (St. Louis County). Consincted actions included road construction, road modifications, and right-of-way Federal Class I six quality areas (Boundary Waters Canoe Area and Voyageurs Mational Federal Class I six quality areas (Boundary Waters Canoe Area and Voyageurs Mational Federal Class I six quality areas (Boundary Waters Canoe Area and Voyageurs Mational Pedera). The alternatives would have direct impacts to between 133 and 172 acres of wellands.

Based on the information provided in the DEIS, BPA has assigned a rating of "EO-2."

The "EO" indicates that we have environmental objections to the proposed project. The "EO" indicates that additional information needs to be provided to support the impact analysis documented in the DEIS. This rating will be published in the Tederal Register. Our objections are based on the alternatives analysis and direct impacts to wetlands, and excettions whether the project will meet Clean Water Act Section 404 continements for selecting the least environmentally damaging preferred alternative (LEDPA). Discussion of this issue and comments on other topic are enclosed.

Bacycled Area of Classical main Vingeleshie OB Eased links on 100th Percycled Papol (60th Pocisoniumen)

WoCapX & UCAN

Exhibit K

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194-17-2008 11:44 FROM:US EPR REGION S

Thank you for the opportunity to review and provide comments on the DEIS. We look forward to working with you and the cooperating federal agencies on resolving our comments. If you have any questions or would like to discuss our concerns and recommentations bessee contact Arms Miller of my staff at either miller annaging pages. Or (312) 886-7060.

Acting Director, Office of Enforcement and Compliance Assurance

Sincerely yours,

will die de ling.

Enclosures

Hampton–Rochester–La Crosse 345 kV Transmission Improvement Project Scoping Report February 2010

EPA Region 5 Comments for the Mesaba Energy Project Dark Environmental Impact Statement (DEIS) January 10, 2008

excluded viable atternatives. Engineers public notice process) where the purpose was too broad or too specific and questioned other CWA Section 404 permit applications (during the Army Corps of selection of alternatives is determined in part by the project's purpose. EPA has alternative does not have other significant adverse environmental consequences." The which would have less adverse impact on the aquatic econystem, so long as the material shall be permitted if there is a practicable alternative to the proposed discharge state: "Except as provided under Section 404(b)(2), no discharge of dredged or fill waters of the U.S. The avoidance requirements are found in 40 CFR 230.10(a), which and compensation for stream and wetland loss associated with unavoidable impacts to that a sequence of planning steps be demonstrated that involves avoidance, minimization, of Disposal Sites for Dredged or Fill Material, at 40 CFR Part 230 (Guidelines) require (LEDPA). The Clean Water Act (CWA) Section 404(b)(1) Guidelines for Specification requirements for selecting the least environmentally damaging preferred alternative EPA questions whether the project meets Clean Water Act (CWA) Section 404 Project Purpose and Alternatives Analysis

ncentives do not define an actual project either. project purpose. The economic savings and development benefits associated with these federal incentives (4) is a desired condition by the applicant that cannot be considered a because it isn't associated with an actual project. Lastly, the purpose to utilize state and the second project purpose. This benefit cannot be considered as a project purpose purpose to implement Minnesota's energy policies (3) is actually a desired benefit from fuels, and locations within the State. It does not require the use of IGCC technology. The project purpose, which can be accomplished using a number of different technologies, Minnesota. The need to provide additional baseload power in Minnesota (2) is another project purpose that can be accomplished anywhere in the United States, not just in of the commercial viability of IGCC technology on a utility-scale application (1) is one specify the applicant's desired conditions and benefits for the project. The demonstration purposes are schually a combination of two project purposes and a set of modificra that federal incentives under the Innovative Energy Project initiative. These four stated baseload power needs, 3) implement Minnesota's energy policies, 4) and utilize state and viability of IGCC technology on a utility-scale application, 2) help satisfy Minnesota's This project has four stated purposes, which are to: 1) demonstrate the commercial

The four stated purposes are very specific and conditional; as a result, they narrowly define the project such that all practicable alternatives except those in a portion of Minnesola known as the Taconite Tax Relief Area (TTRA) are excluded. Therefore, we the project solar the CWA Section 404 permit, reject the project purposes as stated by the applicant and the resulting alternatives analysis upon which it is based. In general, the applicant and the resulting alternatives analysis upon which it is based. In general, the applicant and the resulting starnatives and 404 applicants astiefy the LEDPA requirement by even and the commends that CWA Section 404 applicants astiefy the LEDPA requirement by even upon the contract of t

.

do not oliminate viable alternatives in favor of desirable project benefits which are separate from the project suppose. From our understanding of DOE's goals, the basic project purpose is (1): To demonstrate the commercial viability of IGCC technology.

This purpose would not restrict the alternatives analysis to the TiTA and would allow the pursuit of the least environmentally damaging, most practicable alternative available.

312 886 78**0**4

We recommend that the Final EIS (FEIS) identify one project purpose: for the project, as selected and presented by the DOB for funding under the CCPL for the project, as selected and presented by the DOB for funding under the CCPL Lecommend that the Final EIS (FEIS) identify one project purpose the project and project project that the project proje

We recommend that the DOE/applicant explain why the economic benefits of by considering alternative locations in the TTRA are critical to the project, given the cost of wedands mingation and other costs that to the present alternatives analyzed in the DEIS.

Based on our review of the DELS, other alternatives within the TTRA were dismissed for unclear reasons that are not supported by data, maps, and other specific information presented in a format that compares alternatives discussion is needed for some of the alternatives. For example, in Appendix FI, the Hibbing Industrial Park site is designated "unavailable" without a specific reason.

Recommendation. We recommend that the DOE/applicant include quantitative information and data on siting variables, including cost, wetlands screege and impacted wetlands types, to compare alternatives.

Wetland Mildgation

Wetland Mildgation

PPA reconnends that the FEIS quantity mittgation for wetlands losses, identify potential locations and replacement ratios, and describe the project's mitigation plan and temporary impacts. BPA is concerned with the dimeds mitigation for this project for several reasons:

1) Wetlands already comprise a relatively high percentage of total land cover in the

project sree, meaning that few areas are available for mitigation;

2) Existing opportunities available for creating wetlands (reclaiming old mine pits and tailings basins) represent far less than ideal mitigation, especially for the variety and types of wetlands being impacted (which include forested wetlands variety and types of wetlands being impacted (which include forested wetlands and types of wetlands being impacted (which include forested wetlands are a section of the contract of t

3) The demand for welland mitigation in the waterahed is high, due to other projects under development (e.g. mining projects) that will also been significant welland

Therefore, mitigation will require thereugh planning. In addition, the loss of forested and box welland habitat typically require higher than 1:1 mitigation ratios because of the

extended period of time (decades) that their functions will be lost while mitigation areas are establishing themselves.

Secounnendation: We recommend that the FEIS include specific information on how the applicant intends to provide midgation for the wetland impacts incurred by this project, including information on potential midgation sites, commitments to replace lost wetlands with a comparable type, expected midgation ratios, and long-term midgation monitoring.

Fermaneat and Temporary Wedland Impacts

The West Range Site has estimated permanent impacts of 172 seres of wetlands, the Bast

Range Site has estimated permanent impacts of 132 seres. The DBIS is unclear on what

Range Site has estimated permanent impacts of 132 seres. The DBIS is unclear on what

placement of temporary impact will occur to shrub, forested, and bog wetlands through the

placement of utility lines and the construction of transportation confiders. The impacts to

shrub, forested, and bog wetlands would not be temporary because only emergent

shrub, forested, and bog wetlands would not be temporary because only emergent

shrub, forested, and bog wetlands in return to these maintained rights of way.

Recommendation: We suggest the FRIS recealable wellands impacts and provide infestion corridors as more than temporary impacts and provide midgation of these impacts ancer the militarion plan.

Wetlands Classification

The use of the Circular 39 classification system to describe the wetlands impacted is problematic because it does not provide sufficient information on the wetland types being impacted. For example, Circular 39 Type 7 (wooded swamp) does not distinguish between hardwood swamps and coniferious swamps, which are two very different types of plant communities. Similarly, Circular 39 Type 2 does not differentiate between sedge of plant communities. Similarly, Circular 39 Type 2 does not differentiate between sedge of plant communities. Similarly, Circular 39 Type 2 does not differentiate between sedge calculations.

<u>Recommendation</u>: EPA recommends that the FEIS use the Eggers and Reed and system (1997) or the Cowardin Classification, Both Eggers and Reed and Cowardin givovide more specific plant community information that will be useful identify welland into experime a dequate miligation. We recommend their use to be identify welland into the search of the welland communities to be established for mitigation.

P. P. Husstone P. P. P. Hussons Pollution Control Agency (MPCA) and the project applicant are discussing air emissions and air permitting requirements. EPA will confinue to discuss air permitting factors with MPCA, which has authority for direct continue to discuss air permitting factors with MPCA, which has authority for direct implementation of the Clean Air Act in Witnesota.

We appreciate that the DEIS includes projected annual emissions for CO2 and discusses the general effects of greenhouse gas emissions and global chirate change. We also note that the DEIS has described how the facility will be designed for possible retrofitting of

CO2 capture technology. This information is useful to the general public in understanding the project.

Recreational Use of Cancateo Mine Pit.

The applicant has requested that Cancateo Mine Pit be closed for recreational uses to meet security requirements for process water intake facilities, should the West Range alternative (the DEIS's preferred alternative) be selected; therefore the loss of this resource is a potential outcome of this project.

Recommendation: BPA recommends that the DEIS discuss whether the Minnesota Department of Natural Resources, decision of the applicant's request to close recreational use of the pit would affect site selection or possibly result in the operace to the water management plan described in the DEIS. The DEIS should also identify that a feature of the West Range proposal is the climination of the pit's recreational use, when the Canesteo Mine Pit is discussed in other sections pit's recreational use, when the Canesteo Mine Pit is discussed in other sections information will be useful for public reviewers to understand the project supposes.

Water Quality

Water Quality

EPA is aware that the MPCA and the project applicant are discussing water management
and water quality, pursuant to the National Pollutant Discharge Elimination System
and discharge permitting factors with APCA, which has authority for direct
and discharge permitting factors with APCA, which has authority for direct
implementation of the NPDES program in Minnesots, as necessary.