June 23, 2015

Via Hand Delivery
Ms. Lora W. Johnson, CMC
Clerk of Council
Room 1E09, City Hall
1300 Perdido Street
New Orleans, LA 70112

Re: In Re: Resolution Regarding Proposed Rulemaking to Establish Integrated Resource Planning Components and Reporting Requirements for Entergy New Orleans, Inc. (Docket No. UD-08-02)

Dear Ms. Johnson:

Pursuant to Council Resolution R-14-224, enclosed please find an original and three copies of Entergy New Orleans, Inc.’s (“ENO”) 2015 Integrated Resource Plan (“IRP”) Report. Please file an original and two copies into the record in the above-referenced matter, and return a date-stamped copy to our courier.

A confidential version of the filing is being made available to the Council’s advisors pursuant to the Council’s Official Protective Order.

Thank you for your assistance with this matter.

Sincerely,

Brian L. Guillot

BLG/jw
Enclosures
cc: Official Service List UD-08-02 (via electronic mail)
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EXECUTIVE SUMMARY

Introduction
This draft report documents the process and results of Entergy New Orleans, Inc.’s (“ENO”) 2015 Integrated Resource Plan (“IRP”). This draft ENO 2015 IRP reflects the culmination of over 12 months of collaboration and analysis on the part of ENO and stakeholders including the public, interveners and the Council for the City of New Orleans’ (“Council”) Advisors. The draft 2015 IRP reflects a balanced and reasonable resource plan for the coming 20 years (2015-2034) that provides meaningful guidance and insight on the preferred types, combination and timing of changes to ENO’s long-term resource portfolio that will contribute to ENO’s ability to continue providing safe and reliable electric service to its customers at the lowest reasonable cost while mitigating risk. Inherent in the design of the ENO 2015 IRP Preferred Portfolio is the flexibility necessary to adapt to changing market, environmental and regulatory conditions. In developing the draft 2015 IRP, ENO’s key areas of focus included addressing the planned deactivation of aging supply resources, identifying the optimal combination of supply and demand-side resources necessary to maintain reliability, mitigating price uncertainty, promoting fuel diversity and stability, and addressing environmental uncertainties.

In developing the draft 2015 IRP, ENO was guided by the process previously established by the Council for development of, and stakeholder input to, the ENO 2015 IRP in Resolution R-14-224, which required a series of milestones be met with corresponding documentation and an opportunity for timely stakeholder input through contemporaneous technical meetings and Q&A sessions with the public. As shown in Figure 1, below, the process for the 2015 IRP consists of four primary milestones, as well as 2 interim milestones. This draft 2015 IRP report is provided in response to the requirements of the fourth and final milestone of the Council’s process, which will be followed by ENO’s Triennial IRP Report due in October 2015. As with prior milestones, ENO seeks broad stakeholder input on this draft 2015 IRP pursuant to the Council’s Resolution.
Figure 1: IRP Milestones

- Milestone 1 - Inputs to DSM Potential Study
- Interim Milestone - Renewables Technical Conference
- Milestone 2 - DSM Potential Study / IRP Inputs
- Milestone 3 - IRP Modeling Results
- Interim Milestone - Portfolio Evaluation Results
- Milestone 4 - Draft IRP Report
- Final ENO 2015 IRP

Current Assessment
ENO is an integrated utility responsible for serving the electric and natural gas demands of the City of New Orleans. The City of New Orleans is located in a sub-region of the Amite South Planning Region, known as the Downstream of Gypsy (“DSG”) area. The DSG area generally encompasses the area of south of Lake of Pontchartrain and east of the Gulf of Mexico.

Supply-Side Resources
ENO’s supply-side electric generation portfolio consists of approximately 1,317 MW of long-term generation resources across a range of fuel types including nuclear, coal and natural gas. Currently, over half of ENO’s supply portfolio consists of legacy natural gas-fired generating units (Michoud Units 2 and 3). With the planned deactivation of Michoud 2 and 3 in 2016, ENO’s remaining resource portfolio will consist primarily of nuclear resources which are projected to provide roughly half of ENO’s capacity and energy needs. As a result, the Preferred Portfolio reflects that ENO will meet its projected base load and core load following
needs with existing resources; however, as discussed in more detail in this report, ENO will need additional resources to meet its projected peak capacity and reserve requirement.

**Demand-Side Resources**

Currently in its fifth year of existence, Energy Smart is a comprehensive energy efficiency program available to all residents and businesses located in Orleans Parish. The plan underlying Energy Smart was developed by the Council, is administered by ENO, and implemented by CLEAResult. Funding for the first three years of Energy Smart was recovered from customers through ENO’s electric rates. Program years 4-6 (April 1, 2014 – March 31, 2017) are being funded primarily by Rough Production Cost Equalization remedy payments received from other Entergy Operating Companies pursuant to prior decisions of the Federal Energy Regulatory Commission.

The initial phase of Energy Smart consisted of three consecutive annual program years lasting from April 2011 through March 2014. During those three years, Orleans Parish ratepayers saved over 52 million kWh of electricity. Incentives were provided for energy efficient measures including, but not limited to, energy audits, direct install CFL bulbs, low flow fixtures, weatherization, HVAC, A/C Tune-ups and lighting. Program Year 4 was a continuation of the initial phase, offering the same programs and saving another 16,449,016 kWh.

Implementation and design of the Energy Smart energy efficiency programs begins with, and is informed by, ENO’s DSM Potential Studies undertaken in each Triennial IRP cycle. In evaluating the extent to which cost-effective DSM is achievable in New Orleans, the 2015 DSM Potential Study considered the results attained, and experiences learned, through previous years of Energy Smart. Similarly, in development of the second phase of Energy Smart (April 1, 2015 – March 31, 2017), the results of the 2012 IRP provided general guidance on the types of energy efficiency programs which were considered. This link between the IRP, and the design and implementation of DSM programs is expected to continue.

**Resource Need**

Although ENO’s current supply and demand-side resource portfolio meets existing customer load requirements, new resources will be needed in the future to maintain reliability as load grows and aging supply resources are deactivated. By the end of the twenty-year planning horizon, ENO is projected to need between 750 - 821 MW of new capacity resources. This need is driven primarily by the planned deactivation of Michoud Units 2 and 3 in 2016. These units, which combine to provide over 700 MW of capacity, represent over half of ENO’s current resource portfolio. Furthermore, by 2034 ENO’s projected peak demand is expected to increase between 123 - 160 MW.
The purpose of the IRP is to develop a long-range plan that is capable of meeting ENO’s projected resource needs and support the primary objective to continue providing safe and reliable service to ENO’s customers at the lowest reasonable cost. In support of that objective, the draft 2015 ENO IRP identifies and evaluates a range of potential resource portfolios from the available, cost-effective demand- and supply-side alternatives, and selects from those alternatives the optimal combination that results in the lowest reasonable cost while considering reliability and risk.

**Demand-Side Management**

For the 2015 IRP, ENO engaged the services of ICF International to assess the market-achievable potential for Demand Side Management ("DSM") programs ("Potential Study") that could be deployed over the planning horizon. A comprehensive measure database that included 228 measure types and 1,056 measures in total was used to evaluate the market-achievable potential for DSM programs for ENO. Commercially available electric and gas measures covering each relevant savings opportunity within each end use and sector were included.

Measures were then screened for cost-effectiveness using the measure Total Resource Cost (TRC) test. With few exceptions, only measures with a TRC test result of 1.0 or better were passed on to the next stage of the analysis. ICF’s analysis found 814 measures to be cost effective. These economic measures are then mapped into programs. The program types are usually based on the set of existing programs offered in the service area plus additional programs for which there are cost-effective applicable measures. These additional programs are usually based on best practice designs. Based on the 814 cost effective measures, the ICF Potential Study designed 24 programs to be assessed further in the IRP process. The Potential Study estimated the peak load, annual energy reduction, and program costs that result from a low, reference, and high level of spending on program incentives to participating customers.

**Supply-Side Resource Alternatives**

The IRP process considers a range of alternatives available to meet the planning objectives, including: the existing fleet of generating units, as well as new demand-side management and supply-side resource alternatives. As part of this process, a Technology Assessment was prepared to identify potential supply-side resource alternatives that may be technologically and economically suited to meet projected resource needs. The initial screening phase of the Technology Assessment reviewed the supply-side generation technology landscape to identify resource alternatives that merited more detailed analysis. A list of the technologies selected for further more detailed evaluation in the IRP included:

I. Natural Gas Fired Technologies
   a. Combustion Turbine ("CT")
b. Combined-Cycle Gas Turbine ("CCGT")
c. Large scale aero-derivative CT
d. Small scale aero-derivative CT
e. Internal combustion engine

II. Nuclear
   a. Advanced boiling water reactor

III. Renewable Technologies
   a. Solar PV (fixed tilt and tracking)
   b. Wind
   c. Biomass

IV. Battery Storage

V. Pulverized Coal
   a. Supercritical pulverized coal with carbon capture and storage

During the initial phase, a number of resource alternatives were eliminated from further consideration based on a range of factors including technical maturity, stage of commercial development, and economics. These resource alternatives will continue to be monitored for possible future development. A key output of the Technology Assessment was the projected cost of resource alternatives listed above. Figure 2 below summarizes the projected trend in installed costs of those alternatives selected for further evaluation in the 2015 IRP.
ENO used the AURORAxmp Electric Market Model ("AURORA"), a product of EPIS, Inc., in the development of this IRP. AURORA uses a linear optimization process and iterative calculations to find the optimal combination of resource combinations to meet projected load-serving needs.

In development of the draft 2015 IRP, ENO designed four broad macroeconomic scenarios designed to capture a wide range of potential future: Industrial Renaissance (Reference Case), Business Boom, Distributed Disruption, and Generation Shift. Assumptions differ for each case with respect to peak demand and load growth, fuel prices, and environmental costs. In addition to the four scenarios, ENO performed sensitivity analyses on the Industrial Renaissance Scenario to account for the effects of uncertainty in future price of natural gas, potential for and extent of CO₂ regulation, and a combination of natural gas and CO₂ regulation. A further discussion of the AURORA modeling process is provided in Section 2 and 4 of this draft report.
Stakeholder Input

During the Council’s process for development of the 2015 IRP, ENO received input from a broad range of stakeholders including members of the general public, intervenors in the IRP docket, and the Council’s Advisors. ENO took all questions and comments received into consideration in producing this draft 2015 IRP and posted responses to questions and comments received from the public to the ENO IRP website. Although questions and comments received covered a wide range of issues, in general, there were several topics of particular and sometimes recurring interest in the 2015 IRP cycle that merit further consideration here. They include, but are not limited to ENO’s:

1) Natural gas price forecast;
2) Capacity price forecast in MISO;
3) Cost assumptions for intermittent resources (e.g. Wind and Solar PV);
4) Treatment of Distributed Generation;
5) Fuel diversity;
6) Carbon regulation; and
7) Public involvement

These issues are addressed in more detail in Section 2. For more information on the 2015 IRP process, including prior plans and more detailed information presented during the 2015 IRP cycle, please visit the ENO IRP website located at: www.entergy-neworleans.com/IRP/.

Preferred Portfolio and Action Plan

The draft 2015 IRP is developed to inform future implementation and long-term resource procurement activities. The ENO draft Preferred Portfolio resulting from the 2015 IRP process includes a combination of demand- and supply-side resources that mitigate the risk of future uncertainty over a range of alternative potential future scenarios for energy and load growth, fuel prices, and environmental regulations. The ENO Preferred Portfolio includes the following key elements:

- ENO continues to meet the bulk of its reliability requirements from long-term capacity resources, whether owned assets or long-term power purchase agreements. The emphasis on long-term resources mitigates exposure to price volatility and ensures the availability of resources sufficient to meet long-term resource needs.
- All existing coal and nuclear units currently in ENO’s supply-side portfolio continue operations throughout the planning horizon.
• New supply resources, when needed in 2019 and beyond, come from peaking resources (e.g. Combustion Turbines). As described in Section 3 and 4 of the report, ENO is projected to need additional peaking resources as ENO’s base load and core load following needs are expected to be met by the planned additions of Union and the Amite South CCGT. Peaking resources such as Combustion Turbines are cost-effective, highly reliable and proven technology with minimal risk.

• While intermittent technologies such as renewable supply-side resources were not included in the Preferred Portfolio, ENO will continue to evaluate those alternatives for inclusion in future long-range plans, as the draft 2015 IRP does not preclude ENO adopting those alternatives in future IRPs.

• In support of the objective to evaluate renewables, ENO recently announced plans to conduct a 1 MW solar pilot project that will integrate utility scale solar generation and battery storage technology. Additional information will be provided on the ENO Solar Pilot project as they become available.

• The Preferred Portfolio includes 14 programs selected on the basis of their ability to cost-effectively reduce ENO’s future resource needs. While this level of DSM is considered economically attractive, it presents ratemaking and policy issues that must be addressed in connection with the adoption of such programs. A variety of factors, many of which are highly uncertain, will affect the amount of DSM that can and will be achieved over the planning horizon, which factors would be addressed during the detailed implementation proceedings before the Council.

The figure below illustrates the mix of resources in the ENO Preferred Portfolio that contribute to meeting customer needs during the term of the planning horizon.
In support of the draft Preferred Portfolio, ENO has identified the key areas of focus and near-term steps in an Action Plan necessary to continue moving forward on implementation of planned resources included in the Preferred Portfolio. Though the Preferred Portfolio calls for the addition of a 194 MW CT in 2019, the projected resource additions do not represent firm planning decisions. ENO will continue to closely monitor its current generation fleet and load requirements to ensure timely and cost-effective resource additions. The results of the modeling process, selection of the Preferred Portfolio, and a discussion of the Action Plan are provided in Section 4 and 5.

Customer Impact

Table 1 highlights the impact of the Preferred Portfolio on an average ENO residential customer’s electric bill.

<table>
<thead>
<tr>
<th>Customer Segment</th>
<th>Actual 2014 Usage (KWh/mo.)</th>
<th>Actual 2014 Average Monthly Bill</th>
<th>Projected 2034 Usage (KWh/mo.)</th>
<th>Projected 2034 Average Monthly Bill</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>1,081</td>
<td>$109</td>
<td>1,174</td>
<td>$148</td>
</tr>
</tbody>
</table>

1 Includes benefits associated with the optimal (cost-effective) level of DSM identified through the DSM Optimization.
The estimated typical bill effects associated with the cost to meet customer’s needs through the Preferred Portfolio over the next two decades are modest. Over time, inflation in the broader economy tends to drive prices up for all goods and services, and in general the average annual growth rate in projected customer bills (reflected in the last column in Table 2) during the IRP planning horizon are expected to grow below inflation expectations.

### Table 2: Rate Effects – ENO Preferred Portfolio

<table>
<thead>
<tr>
<th>Customer Segment</th>
<th>2015</th>
<th>2025</th>
<th>2034</th>
<th>CAGR²</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>$107</td>
<td>$136</td>
<td>$148</td>
<td>1.6%</td>
</tr>
<tr>
<td>Commercial</td>
<td>$964</td>
<td>$1,388</td>
<td>$1,309</td>
<td>1.5%</td>
</tr>
<tr>
<td>Industrial</td>
<td>$1,151</td>
<td>$1,935</td>
<td>$2,086</td>
<td>3.0%</td>
</tr>
<tr>
<td>Government</td>
<td>$2,962</td>
<td>$2,838</td>
<td>$2,516</td>
<td>(-0.8%)</td>
</tr>
</tbody>
</table>

### SECTION 1: PLANNING FRAMEWORK

ENO’s planning process seeks to accomplish three broad objectives:

- To serve customers’ power needs reliably;
- To reliably provide power at the lowest reasonable supply cost; and
- To mitigate the effects and the risk of production cost volatility resulting from fuel price and purchased power cost uncertainty, RTO-related charges such as congestion costs, and possible supply disruptions.

Objectives are measured from a customer perspective. That is, ENO’s planning process seeks to design a portfolio of resources that reliably meets customer power needs at the lowest reasonable supply cost while considering risk.

In designing a portfolio to achieve the planning objectives, the process is guided by the following principles:

- **Reliability** – sufficient resources to meet customer peak demands with adequate reliability.

² Compound Annual Growth Rate (“CAGR”) measures the average annual rate of growth in typical customer bills over the planning horizon.
• **Base Load Production Costs** – low-cost base load resources to serve base load requirements, which are defined as the firm load level that is expected to be exceeded for at least 85% of all hours per year.

• **Load-Following Production Cost and Flexible Capability** – efficient, dispatchable, load-following resources to serve the time-varying load shape levels that are above the base load supply requirement, and also sufficient flexible capability to respond to factors such as load volatility caused by changes in weather.

• **Generation Portfolio Enhancement** – a generation portfolio that avoids an over-reliance on aging resources by accounting for factors such as current operating role, unit age, unit condition, historic and projected investment levels, and unit economics, and taking into consideration the manner in which MISO dispatches units.

• **Price Stability Risk Mitigation** – mitigation of the exposure to price volatility associated with uncertainties in fuel and purchased power costs.

• **Supply Diversity Risk Mitigation** – mitigation of the exposure to major supply disruptions that could occur from specific risks such as outages at a single generation facility.

**Transmission and Distribution Planning**
ENO’s transmission planning ensures that the transmission system (1) remains compliant with applicable NERC Reliability Standards and related SERC and local planning criteria, and (2) is designed to efficiently reliably deliver energy to end-use customers at the lowest reasonable cost. Since joining the Midcontinent Independent System Operator (“MISO”), ENO plans its transmission system in accordance with the MISO Tariff. Expansion of, and enhancements to, transmission facilities must be planned well in advance of the need for such improvements given that regulatory, permitting processes and construction significantly extend the timeframe required to bring a transmission project to completion. Advanced planning requires that computer models be used to evaluate the transmission system in future years taking into account the planned uses of the bulk electric transmission system, generation and load forecasts, and planned transmission facilities. On an annual basis, ENO’s Transmission Planning Group performs analyses to determine the reliability and economic performance needs of ENO’s portion of the interconnected transmission system. The projects developed are included in the Long Term Transmission Plan (“LTTP”) for submission to the MISO Transmission Expansion Planning (“MTEP”) process as part of a bottom-up planning process for MISO’s consideration and review. The LTTP consists of transmission projects planned to be in-service in
an ensuing 10-year planning period. The projects included in the LTTP serve several purposes: to serve specific customer needs, to provide economic benefit to customers, to meet NERC TPL reliability standards, to facilitate incremental block load additions, and to enable transmission service to be sold and generators to interconnect to the electric grid.

With regard to transmission planning aimed at providing economic benefit to customers, ENO has played, and will continue to play, an integral role in MISO’s top-down regional economic planning process referred to as the Market Congestion Planning Study (“MCPS”), which is a part of the MTEP process. MISO’s MCPS relies on the input of transmission owners and other stakeholders, both with regard to the assumptions and scenarios utilized in the analysis and the proposed projects intended to bring economic value to customers. Based on this stakeholder input, MISO evaluates the economic benefits of the submitted transmission projects, while ensuring continued reliability of the system. The intended result of the MCPS is a project or set of projects determined to be economically beneficial to customers for consideration by the MISO Board of Directors for approval.

ENO has been actively involved in the stakeholder process to develop and finalize the Futures proposed by MISO in the MCPS process for MTEP15. ENO has commenced its assessment of the congestion on the transmission system in the MTEP 15 Promod models and is analyzing the economic benefits to ENO customers of candidate economic projects. Candidate transmission project ideas were due to MISO on June 19. Following the submittal of stakeholder projects and further economic analysis of those projects, MISO will recommend transmission projects that meet MISO’s economic benefits test to the MISO Board for approval in December 2015. There are approximately 200 projects in the current LTTP, located throughout the four states of the Entergy service footprint, with approximately 5 projects planned for the ENO footprint.

While the distribution system is no less important than generation or transmission, unlike the transmission system, the distribution system is a local area system that functions to distribute power transmitted to the city and therefore is not a consideration in determining the most cost-effective way to access generation supplies necessary to meet customers’ needs. However, ENO’s distribution system is planned, operated and maintained as necessary to meet the needs of the city of New Orleans. The 2015 IRP assumes that the distribution system will continue to receive ongoing capital investment necessary to continue meeting those needs.
**Area Planning**

Although resource planning is performed with the goal of meeting the planning objectives at the overall lowest reasonable supply cost, physical and operational factors dictate that regional reliability needs must be considered when planning for the reliable operation within the area. Thus, one aspect of the planning process is the development of planning studies to identify supply needs within specific geographic areas, and to evaluate supply options to meet those needs.

**Figure 4: Map of Louisiana Planning Areas**

For planning purposes, planning areas are determined based on characteristics of the electric system including the ability to transfer power between areas as defined by the available transfer capability, the location and amount of load, and the location and amount of generation. The region served by ENO is within the DSG sub-area of the Amite South planning area. The planning area and sub-area are listed below:

- **Amite South** – the area generally east of the Baton Rouge metropolitan area to the Mississippi state line, and the area south to the Gulf of Mexico.
- **Downstream of Gypsy (“DSG”)** – a sub-area encompassing the Southeast portion of Amite South, generally including the area down river of the Little Gypsy plant including metropolitan New Orleans south to the Gulf of Mexico.
Notwithstanding the termination of the Entergy System Agreement, area planning will continue to be an important part of ENO’s long-term integrated resource planning process for the foreseeable future.

**Participation in MISO**

ENO, along with its affiliate Entergy Operating Companies (“EOC”), became market participants in MISO on December 19, 2013. MISO is a regional transmission organization (“RTO”) allowing ENO access to a large structured market that enhances the resource alternatives available to meet customers’ near-term power needs. Over the long-term, the availability and price of power in the MISO market affects ENO’s resource strategy and portfolio design, however; ENO retains responsibility for providing safe and reliable service to its customers. Thus, the draft ENO 2015 IRP is designed to help ensure development of a long-term integrated resource plan for New Orleans that reflects that responsibility and balances the objective of minimizing the cost of service while considering factors that affect risk and reliability. Operations in MISO are key considerations in the development and modeling of the 2015 IRP. More detail on the involvement of MISO in the 2015 IRP can be found in the Section 2.

**Resource Adequacy Requirements**

As a load serving entity (“LSE”) within MISO, ENO is responsible for maintaining sufficient generation capacity to meet the minimum reliability requirements for their customers. Under the MISO Tariff, ENO must meet resource adequacy requirements by providing resources necessary to meet or exceed a minimum planning reserve margin established for ENO by MISO. Resource Adequacy is the process by which MISO ensures that participating LSEs maintain sufficient reliable and deliverable resources to meet their anticipated peak demand plus an appropriate reserve margin.

Under MISO’s Resource Adequacy process, MISO annually determines (by November 1 each year) the planning reserve margin applicable to each Local Resource Zone (“LRZ”) for the next planning year (June – May). LSEs are required to provide planning resource credits for generation or demand side capacity resources to meet their forecasted peak load coincident with the MISO peak load plus the planning reserve margin established by MISO. Generation planning resource credits are measured by unforced capacity (installed capacity multiplied by appropriate forced outage rate). The annual planning reserve margin for the LRZ which encompasses ENO, as determined by MISO, sets the minimum required planning reserve margin⁴ that ENO must meet. For purposes of long-term planning, ENO has determined that a

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⁴ In MISO, Resource Adequacy reserve margin requirements are expressed based on unforced capacity ratings and MISO System coincident peak load. Traditionally, ENO and other LSEs have stated planning reserve requirements based on installed capacity ratings and forecasted (non-coincident) peak load.
12% reserve margin based on installed capacity ratings and forecasted (non-coincident) firm peak load is reasonable and adequate to cover MISO’s Resource Adequacy requirements and uncertainties such as MISO’s future required reserve margins, generator unit forced outage rates, and forecasted peak load coincidence factors.

**Entergy System Agreement**

The electric generation and bulk transmission facilities of the Entergy Operating Companies (“EOCs”) participating in the Entergy System Agreement currently are planned and operated on an integrated, coordinated basis as a single electric system and are referred to collectively as the “Entergy System.”

The EOCs currently participating in the System Agreement are ENO, Entergy Gulf States Louisiana, L.L.C. (“EGSL”), Entergy Louisiana LLC (“ELL”), Entergy Mississippi, Inc. (“EMI”), and Entergy Texas, Inc. (“ETI”).

As provided for pursuant to the terms for exit from the System Agreement, EMI provided notice to the EOCs that it would terminate its participation effective November 7, 2015. ETI has provided notice that it would terminate its participation on October 1, 2018.

On February 14, 2014, EGSL and ELL provided written notice to the other participating EOCs of the termination of their participation in the System Agreement. In light of those decisions, the 2015 IRP was prepared assuming that ENO will no longer participate in the System Agreement as of February 14, 2019. Although the effective termination date of the System Agreement is uncertain, it is appropriate that current resource planning efforts acknowledge that stand-alone operations are on the front-end of the 2015 IRP planning horizon, thus ENO should begin taking steps now to account for the corresponding effects post-termination of the System Agreement.

**Algiers Transfer**

ENO received Council approval for the transfer of Algiers from ELL to ENO in May 2015. The assumptions for the 2015 IRP were developed and filed in October 2014. As such, the 2015 IRP does not include the transfer of Algiers; however ENO will include and account for the Algiers Transfer in future IRP cycles.

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4 Entergy Arkansas, Inc. (“EAI”), also an EOC, terminated its participation in the System Agreement effective December 18, 2013.

5 Subject to the FERC’s ruling in Docket No. ER14-75-000 which is the FERC proceeding filed to amend the notice provisions of Section 1.01 of the System Agreement.

6 EGSL’s and ELL’s notice would be effective February 14, 2019 or such other date consistent with the FERC’s ruling in Docket No. ER14-75-000, effectively leaving ENO as the only remaining Operating Company in the System Agreement. However, an earlier termination may be possible if agreed upon by the participating EOCs, including ENO.
SECTION 2: ASSUMPTIONS

Technology Assessment

The IRP process considers a range of alternatives available to meet the planning objectives, including the existing fleet of generating units, as well as new demand-side management and supply-side resource alternatives. As part of this process, a Technology Assessment was prepared to identify potential supply-side resource alternatives that may be technologically and economically suited to meet projected resource needs. The initial screening phase of the Technology Assessment reviewed the supply-side generation technology landscape to identify resource alternatives that merited more detailed analysis. A list of the technologies selected for further more detailed evaluation in the IRP included:

I. Natural Gas Fired Technologies
   a. Combustion Turbine (“CT”)
   b. Combined-Cycle Gas Turbine (“CCGT”)
   c. Large scale aero-derivative CT
   d. Small scale aero-derivative CT
   e. Internal combustion engine

II. Nuclear
   a. Advanced boiling water reactor

III. Renewable Technologies
   a. Solar PV (fixed tilt and tracking)
   b. Wind
   c. Biomass

IV. Battery Storage

V. Pulverized Coal
   a. Supercritical pulverized coal with carbon capture and storage

Upon completion of the screening level analysis, more detailed analysis (including revenue requirements modeling of remaining resource alternatives) was conducted across a range of operating roles and under a range of input assumptions. The analysis resulted in the following conclusions:

- Among conventional generation resource alternatives, CCGT and CT technologies are the most cost-effective. The gas-fired alternatives are economically attractive across a range of assumptions concerning operations and input costs.
• New nuclear and new coal alternatives are not cost-effective near-term options relative to gas-fired technology. The low price of gas and the uncertainties around emissions regulation make coal technologies unattractive. Nuclear is currently unattractive due to both capital and regulatory requirements.

• Despite recent declines in the installed cost and improvements in the operational viability of renewable generation alternatives, they are still less cost-effective when compared to CCGT and CT alternatives due primarily to:
  o Declines in the long-term outlook for natural gas prices brought on by the shale gas boom;
  o Uncertainty about the renewal of production tax credits and investment tax credits that are applicable to resources completed before the end of 2016; and
  o The uncertain near-term outlook for regulation of CO₂ emissions.

• Among renewable generation alternatives, wind and solar are the most likely to become cost competitive with conventional alternatives. However, uncertainties with respect to the extension of generation tax credits, capacity credit granted to intermittent resources by MISO, and the extent and timing of CO₂ regulations likely will affect the competitiveness of renewable resource alternatives.
  o MISO determines the capacity value for wind generation based on a probabilistic analytical approach. The application of this approach resulted in a capacity value of approximately 14.1% for wind resource during the 2014-15 MISO planning year. In ENO’s Technology Assessment, wind was assessed a capacity match-up cost to reflect the fact that wind receives partial capacity value in MISO due to its intermittent nature. The capacity match-up is only used in the screening analysis of supply-side resources, and is not considered in any further analysis in the ENO IRP. Furthermore, ENO’s service area is not favorable for wind generation. The transmission cost to serve load with wind power from remote resources will further erode the economics of wind as compared to conventional supply-side resource alternatives.
  o In MISO solar resources receive no capacity credit within the first year of operation. Solar-powered resources must submit all operating data for the prior summer with a minimum of 30 consecutive days to have their capacity registered with MISO. Thus, MISO grants capacity credit for solar resources on a case by case basis, which creates uncertainty for purposes of planning. Despite
this uncertainty, ENO assumed a reasonable 25% capacity value for solar resources in its service area for further evaluation in the 2015 IRP.

Table 3 summarizes the results of the Technology Assessment for a number of resource alternatives.
### Table 3: 2014 Technology Sensitivity Assessment Based on Generic Cost of Capital

<table>
<thead>
<tr>
<th>Technology</th>
<th>Capacity Factor&lt;sup&gt;8&lt;/sup&gt;</th>
<th>Reference Fuel</th>
<th>High Fuel</th>
<th>Low Fuel</th>
<th>Reference Fuel</th>
<th>High Fuel</th>
<th>Low Fuel</th>
</tr>
</thead>
<tbody>
<tr>
<td>F Frame CT</td>
<td>10%</td>
<td>$198</td>
<td>$224</td>
<td>$179</td>
<td>$204</td>
<td>$230</td>
<td>$184</td>
</tr>
<tr>
<td>F Frame CT w/ Selective Catalytic Reduction</td>
<td>20%</td>
<td>$141</td>
<td>$167</td>
<td>$121</td>
<td>$146</td>
<td>$173</td>
<td>$126</td>
</tr>
<tr>
<td>E Frame CT</td>
<td>10%</td>
<td>$240</td>
<td>$274</td>
<td>$215</td>
<td>$247</td>
<td>$281</td>
<td>$222</td>
</tr>
<tr>
<td>Large Aeroderivative CT</td>
<td>40%</td>
<td>$108</td>
<td>$131</td>
<td>$91</td>
<td>$113</td>
<td>$136</td>
<td>$95</td>
</tr>
<tr>
<td>Small Aeroderivative CT</td>
<td>40%</td>
<td>$125</td>
<td>$150</td>
<td>$106</td>
<td>$130</td>
<td>$156</td>
<td>$112</td>
</tr>
<tr>
<td>Internal Combustion</td>
<td>40%</td>
<td>$115</td>
<td>$137</td>
<td>$99</td>
<td>$120</td>
<td>$141</td>
<td>$104</td>
</tr>
<tr>
<td>2x1 F Frame CCGT</td>
<td>65%</td>
<td>$79</td>
<td>$97</td>
<td>$67</td>
<td>$83</td>
<td>$100</td>
<td>$70</td>
</tr>
<tr>
<td>2x1 F Frame CCGT w/ Supplemental</td>
<td>65%</td>
<td>$75</td>
<td>$93</td>
<td>$61</td>
<td>$78</td>
<td>$97</td>
<td>$65</td>
</tr>
<tr>
<td>2x1 G Frame CCGT</td>
<td>65%</td>
<td>$76</td>
<td>$93</td>
<td>$63</td>
<td>$79</td>
<td>$96</td>
<td>$67</td>
</tr>
<tr>
<td>2x1 G Frame CCGT w/ Supplemental</td>
<td>65%</td>
<td>$72</td>
<td>$90</td>
<td>$59</td>
<td>$76</td>
<td>$94</td>
<td>$63</td>
</tr>
<tr>
<td>1x1 F Frame CCGT</td>
<td>65%</td>
<td>$82</td>
<td>$100</td>
<td>$69</td>
<td>$86</td>
<td>$104</td>
<td>$73</td>
</tr>
<tr>
<td>1x1 J Frame CCGT</td>
<td>65%</td>
<td>$73</td>
<td>$90</td>
<td>$61</td>
<td>$77</td>
<td>$93</td>
<td>$65</td>
</tr>
<tr>
<td>1x1 J Frame CCGT w/ Supplemental</td>
<td>65%</td>
<td>$72</td>
<td>$132</td>
<td>$59</td>
<td>$76</td>
<td>$136</td>
<td>$63</td>
</tr>
<tr>
<td>Pulverized Coal w/ Carbon Capturing Sequestration</td>
<td>85%</td>
<td>$163</td>
<td>$230</td>
<td>$94</td>
<td>$165</td>
<td>$232</td>
<td>$96</td>
</tr>
<tr>
<td>Biomass</td>
<td>85%</td>
<td>$175</td>
<td>$321</td>
<td>$142</td>
<td>$175</td>
<td>$321</td>
<td>$142</td>
</tr>
<tr>
<td>Nuclear</td>
<td>90%</td>
<td>$157</td>
<td>$169</td>
<td>$157</td>
<td>$157</td>
<td>$169</td>
<td>$157</td>
</tr>
<tr>
<td>Wind&lt;sup&gt;9&lt;/sup&gt;</td>
<td>34%</td>
<td>$109</td>
<td>$109</td>
<td>$109</td>
<td>$109</td>
<td>$109</td>
<td>$109</td>
</tr>
<tr>
<td>Wind w/ Production Tax Credit</td>
<td>34%</td>
<td>$102</td>
<td>$102</td>
<td>$102</td>
<td>$102</td>
<td>$102</td>
<td>$102</td>
</tr>
<tr>
<td>Solar PV (fixed tilt)&lt;sup&gt;10&lt;/sup&gt;</td>
<td>18%</td>
<td>$190</td>
<td>$190</td>
<td>$190</td>
<td>$190</td>
<td>$190</td>
<td>$190</td>
</tr>
<tr>
<td>Solar PV (tracking)&lt;sup&gt;11&lt;/sup&gt;</td>
<td>21%</td>
<td>$179</td>
<td>$179</td>
<td>$179</td>
<td>$179</td>
<td>$179</td>
<td>$179</td>
</tr>
<tr>
<td>Battery Storage&lt;sup&gt;12&lt;/sup&gt;</td>
<td>20%</td>
<td>$217</td>
<td>$217</td>
<td>$217</td>
<td>$217</td>
<td>$217</td>
<td>$217</td>
</tr>
</tbody>
</table>

<sup>7</sup> A general discount rate (7.656%) was used in order to accurately model these resources in the Market Modeling stage of the IRP.

<sup>8</sup> Assumption used to calculate life cycle resource cost.

<sup>9</sup> Includes capacity match-up cost of $18.76/MWh due to wind’s 14.1% capacity credit in MISO.

<sup>10</sup> Includes capacity match-up cost of $30.93/MWh assuming a 25.0% capacity credit in MISO.

<sup>11</sup> Includes capacity match-up cost of $26.51/MWh assuming a 25.0% capacity credit in MISO.

<sup>12</sup> Includes cost of $25/MWh required to charge batteries.
Demand-Side Alternatives

For the 2015 IRP, ENO engaged the services of ICF International to assess the market-achievable potential for Demand Side Management (“DSM”) programs (“Potential Study”) that could be deployed over the planning horizon. A comprehensive measure database that included 228 measure types and 1,056 measures in total was used to evaluate the market-achievable potential for DSM programs for ENO. Commercially available electric and gas measures covering each relevant savings opportunity within each end use and sector were included.

Measures were then screened for cost-effectiveness using the measure Total Resource Cost (TRC) test. With few exceptions, only measures with a TRC test result of 1.0 or better were passed on to the next stage of the analysis. ICF’s analysis found 814 measures to be cost effective. These economic measures are then mapped into programs. The program types are usually based on the set of existing programs offered in the service area plus additional programs for which there are cost-effective applicable measures. These additional programs are usually based on best practice designs. Based on the 814 cost effective measures, the ICF Potential Study designed 24 programs to be assessed further in the IRP process.

The Potential Study estimated the peak load, annual energy reduction, and program costs that result from a low, reference, and high level of spending on program incentives. The reference investment level estimate of DSM potential indicates approximately 112 MW of peak demand reduction could be achieved by 2034 if ENO’s investment in the 24 DSM programs was sustained for a 20 year period. For the purpose of DSM modeling in the IRP, ENO selected the incentive level for each program with the highest TRC ratio. This resulted in a range of incentive levels modeled; however, the reference level generally had the highest TRC ratio.

The methodology of the Potential Study was consistent with ENO’s primary objective to identify cost-effective DSM alternatives available to meet customers’ needs. Furthermore, the MISO Tariff outlines that energy efficiency resources must be fully implemented at all times during the planning year, without any requirement of dispatch. Examples of these resources include, but are not limited to, efficient lighting and appliances, and building insulation. Demand response resources are defined as resources that allow the ability of a market participant to reduce its electric consumption, with either discretely interruptible or continuously controllable loads, in response to an instruction resource from MISO. The demand response and energy efficiency programs identified and analyzed in the Potential Study were consistent with MISO’s requirements.

DSM program costs utilized in the IRP include incentives paid to participants and program delivery costs such as marketing, training, and program administration. Program delivery costs were estimated to reflect average annual costs over the 20 year planning horizon of the DSM
Potential Study. The costs reflect an assumption that over the planning horizon, program efficiencies will be achieved resulting in lower expected costs. As experience is gained with current and future programs, actual cost may decrease over time. As such, actual near-term costs associated with current and future programs may be higher than the assumptions used to determine the optimal cost-effective level identified in ENO’s Preferred Portfolio. Therefore, future DSM program goals and implementation plans should reflect this uncertainty.

**Natural Gas Price Forecast**

System Planning and Operations\(^{13}\) (“SPO”) prepared the natural gas price forecast\(^{14}\) used in the 2015 IRP. The near term portion of the natural gas forecast is based on NYMEX Henry Hub forward prices, which serve as an indicator of market expectations of future prices. Because the NYMEX futures market becomes increasingly illiquid as the time horizon increases, NYMEX forward prices are not a reliable predictor of future prices in the long-term. Due to this uncertainty, SPO prepares a long term point-of-view (“POV”) regarding future natural gas prices utilizing a number of expert consultant forecasts to determine an industry consensus regarding long-term prices.

The long-term natural gas forecast used in the IRP includes sensitivities for high and low gas prices to support analysis across a range of future scenarios. In developing high and low gas price POVs, SPO utilizes several proprietary consultant forecasts, as well as publicly available information, to determine long term price consensus. These forecasts are shown in the table below.

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\(^{13}\) System Planning and Operations is a department within Entergy Services, Inc. ("ESI") tasked with: (1) the procurement of fossil fuel and purchased power, and (2) the planning and procuring of additional resources required to provide reliable and economic electric service to the EOCs’ customers. SPO also is responsible for carrying out the directives of the Operating Committee and the daily administration of aspects of the Entergy System Agreement not related to transmission.

\(^{14}\) The forecast was prepared from the July 2014 gas price forecast.
Table 4: Long-Term Henry Hub Natural Gas Price Forecasts

<table>
<thead>
<tr>
<th>Henry Hub Natural Gas Prices</th>
<th>Nominal $/MMBtu</th>
<th>Real 2014$/MMBtu</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Low</td>
<td>Reference</td>
</tr>
<tr>
<td>Real Levelized(^{15}) (2015-2034)</td>
<td>$4.57</td>
<td>$5.77</td>
</tr>
<tr>
<td>Average (2015-2034)</td>
<td>$4.82</td>
<td>$6.28</td>
</tr>
<tr>
<td>20-Year CAGR</td>
<td>2.5%</td>
<td>3.1%</td>
</tr>
</tbody>
</table>

CO₂ Assumptions

At this time, it is not possible to predict with any degree of certainty whether national CO₂ legislation will eventually be enacted, and if it is enacted, when it would become effective, or what form it would take. In order to consider the effects of this uncertainty on resource choice and portfolio design, the IRP process evaluated the effect of CO₂ regulation by analyzing a range of projected CO₂ cost outcomes. The reference case assumes that CO₂ legislation does not occur over the 20-year planning horizon. The mid case assumes that a cap and trade program starts in 2023 with an emission allowance cost of $7.54/U.S. ton and a 2015-2034 levelized cost in 2014$ of $6.83/U.S. ton.\(^{16}\) The high case assumes that a cap and trade program starts in 2023 at $22.84/U.S. ton with a 2015-2034 levelized cost in 2014$ of $14.61/U.S. ton. By evaluating a range of potential outcomes, the IRP is better informed regarding the impact that the extent and timing of CO₂ regulation can have on the optimal mix of resources.

Market Modeling

Aurora Model

The development of the IRP relied on the AURORAxmp Electric Market Model (“AURORA”) to simulate market operations and produce a long-term forecast of the revenues and cost of energy procurement for ENO in MISO.\(^{17}\)

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\(^{15}\) “Real levelized” prices refer to the price in 2014$ where the NPV of that price grown with inflation over the 2015-2034 period would equal the NPV of levelized nominal prices over the 2015-2034 period.

\(^{16}\) Includes a discount rate of 6.93%.

\(^{17}\) The AURORA model replaces the PROMOD IV and PROSYM models that ENO previously used.
AURORA\textsuperscript{18} is a production cost model and resource capacity expansion optimization tool that uses projected market economics to determine the optimal long-term resource portfolio under varying future conditions including fuel prices, available generation technologies, environmental constraints, and future demand forecasts. AURORA estimates price and dispatch using hourly demands and individual resource-operating characteristics in a transmission-constrained, chronological dispatch algorithm. The optimization process within AURORA identifies the set of resources among existing and potential future demand- and supply-side resources with the highest and lowest market values to produce economically consistent capacity expansion. AURORA chooses from new resource alternatives based on the net real levelized values per MW (“RLV/MW”) of hourly market values and compares those values to existing resources in an iterative process to optimize the set of resources.

**Scenarios**

IRP analytics relied on four scenarios designed to assess alternative portfolios across a range of potential future outcomes. The four scenarios are:

- **Industrial Renaissance (Reference)** – Assumes the U.S. energy market continues to grow with reference fuel prices. Current fuel prices drive load growth and economic opportunity in the region. The Industrial Renaissance scenario assumes reference load, reference gas, and no CO\textsubscript{2} costs.

- **Business Boom** – Assumes the U.S. energy boom continues with low gas and coal prices. Low fuel prices drive high load growth. A modest CO\textsubscript{2} tax or cap and trade program is implemented beginning in 2023.

- **Distributed Disruption** – Assumes states continue to support distributed generation. Consumers and businesses have a greater interest in installing distributed generation, which leads to a decrease in energy demand at the customer’s meter. Overall economic conditions are steady with moderate GDP growth, which enables investment in energy infrastructure. However, natural gas prices are driven higher by EPA regulation of hydraulic fracturing. Congress or the EPA also implements a moderate CO\textsubscript{2} tax or cap and trade program.

\textsuperscript{18} The AURORA model was selected for the IRP and other analytic work after an extensive analysis of electricity simulation tools available in the marketplace. AURORA is capable of supporting a variety of resource planning activities and is well suited for scenario modeling and risk assessment modeling. It is widely used by load serving entities, consultants, and independent power producers.
• *Generation Shift* – Assumes government policy and public interest drive support for government subsidies for renewable generation and strict rules on CO₂ emissions. High natural gas exports and more coal exports lead to higher fuel prices.

Each scenario was modeled in AURORA. The resulting market modeling, which included projected power prices, provided a basis for assessing the economics of long-term (twenty years) resource portfolio alternatives.

### Table 5: Summary of Key Scenario Assumptions

<table>
<thead>
<tr>
<th>Summary of Key Scenario Assumptions</th>
<th>Industrial Renaissance (Ref. Case)</th>
<th>Business Boom</th>
<th>Distributed Disruption</th>
<th>Generation Shift</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electricity CAGR (Energy GWh)¹⁹</td>
<td>~1.0%</td>
<td>~1.0%</td>
<td>~0.40%</td>
<td>~0.80%</td>
</tr>
<tr>
<td>Peak Load Growth CAGR</td>
<td>~0.7%</td>
<td>~0.7%</td>
<td>~0.7%</td>
<td>~0.7%</td>
</tr>
</tbody>
</table>

### Stakeholder Input

During the Council’s process for development of the 2015 IRP, ENO received input from a broad range of stakeholders including members of the general public, interveners in the IRP docket, and the Council’s Advisors. ENO took all questions and comments received into consideration in producing this draft 2015 IRP and posted responses to questions and comments received from the public to the ENO IRP website. Although questions and comments received covered a wide range of issues, in general, there were several topics of particular and sometimes recurring interest in the 2015 IRP cycle that merit further consideration here. They include, but are not limited to ENO’s:

¹⁹ All compound annual growth rates ("CAGRs") in this table: 2015-2034 (20 Years) for the market modeled in AURORA.
1) Natural gas price forecast;
2) Capacity price forecast in MISO;
3) Cost assumptions for intermittent resources (e.g. Wind and Solar PV);
4) Treatment of Distributed Generation;
5) Fuel diversity;
6) Carbon regulation; and
7) Public involvement

During the development of the IRP, ENO was required to provide information regarding its input assumptions to the IRP very early on in the Council’s process. In order to maintain the integrity of the Council’s process, ENO complied with those requirements and solicited feedback from the public and interveners on those assumptions as provided for by the Council. To reflect ENO’s consideration of the input received on these key issues, a brief summary of each is provided below.

Natural Gas Price Forecast
Regarding the IRP forecast of long-term natural gas prices, ENO received comments questioning the IRP forecast as too low, as well as too high. While the current outlook for natural gas prices is lower than the gas price forecast used in the 2015 IRP, the IRP Low Forecast is in line with current gas prices. Moreover, in the IRP process, each portfolio was assessed with each gas price forecast (low, reference, and high) to capture the impact of gas price fluctuations over the planning horizon.

Capacity Price Forecast in MISO
Regarding ENO’s projected capacity price curve used in the calculation of avoided costs associated with investing in demand-side resources, the auction clearing price for MISO Local Resource Zones 8 and 9 settled at $1.20/kW-yr. in the 2015/2016 Planning Resource Auction. These results were concurrent with the corresponding portion of ENO’s capacity price projections used in the 2015 IRP.

Cost Assumptions for Intermittent Resources (e.g. wind and solar PV)
The Technology Assessment indicates that solar costs are likely to decline over the next five years; however, wind cost and performance are not expected to materially improve or decline over this time period. If wind and solar cost and performance improve more than expected in this IRP, then future IRPs will capture that.

The IRP seeks to identify generation technologies that are technologically mature and could reasonably be expected to be operational in or around ENO’s regulated service area consistent
with the timing of projected resource needs. In the detailed modeling phase of the 2015 IRP, ENO assumed a 34% capacity factor assumption for wind resources that could be developed in or around the Entergy regulated service areas. In response, ENO received comments that the cost assumptions for wind in the 2015 IRP were significantly above recent transactions for utility scale wind resources across the U.S.

Notwithstanding, as a member of MISO, ENO is required to adhere to MISO’s capacity values for wind, which is 14.1% as outlined in MISO’s Resource Adequacy Tariff (Module E) and Resource Adequacy Business Practice Manual. As such, in the IRP a capacity “match up” reflects the fact that wind receives partial capacity value in MISO due to wind’s intermittent nature. Importantly, the capacity match-up is only used in the screening analysis of supply-side resources in the Technology Assessment. When modeled in AURORA, wind is evaluated without the capacity match up relative to other resources. For example, in the Technology Assessment ENO reflected a Levelized Cost of Electricity (“LCOE”) for wind resources ranging from $102 - $115/MWh (nominal $2014), which includes a match-up cost assumption of $18.76 /MWh. In contrast, in the detailed modeling phase of the 2015 IRP where AURORA determines the optimal combination of demand- and supply-side resources through an iterative process, ENO did not include the match-up cost resulting in an installed cost of $2,050/KW in the year 2015, which is reasonable and adequate for purposes of a long-range planning study such as the draft 2015 IRP.

Treatment of Distributed Generation

With respect to the treatment of Distributed Generating (“DG”) resources in the context of a long-term IRP, ENO received comments and questions pertaining to the appropriateness of the methodology used in the IRP as compared to alternative methodologies. In the 2015 IRP, ENO accounted for the effects of the explosive growth in residential rooftop Solar PV, a type of DG, in New Orleans through a forecasted reduction in ENO’s load. Although there are alternative methods to account for DG in the planning process, ENO believes accounting for them on the demand-side through a reduction to the load forecast appropriately recognizes that they are behind the customer’s meter and require the customer to make the investment decision, neither of which are under ENO’s control. Moreover, it is ENO’s position that while state and federal tax incentives available to rooftop Solar PV in Louisiana, and current net metering policy in New Orleans, have combined to drive the growth in residential rooftop Solar PV in New Orleans. Such growth should not be construed as suggesting that DG resources are cost-effective alternatives to central-station utility-scale generation capable of achieving significant economies of scale resulting in lower average installation and operating costs. The state and federal tax incentives still represent a cost that must be factored into the Council’s decision criteria regarding the need to specifically address the policy for treatment of DG in the planning
process, as well as future net metering policy for New Orleans under consideration in Council Docket UD-13-02. ENO’s recently announced Solar Pilot will establish a benchmark of the capabilities and operational costs for utility-scale solar and integrated battery storage in New Orleans. The Solar Pilot is a reasonable first step to ensure a balanced approach to the adoption of intermittent technologies that will help inform future IRPs.

**Fuel Diversity**

A key objective of the 2015 IRP is to design a Preferred Portfolio that mitigates risk of uncertain future supply costs such as the price of natural gas. This key uncertainty is addressed in two ways. First, ENO establishes a basis for evaluating the fuel mix of the existing portfolio of resources by benchmarking the amount of capacity and energy sourced from each fuel type (e.g. natural gas, nuclear, coal, etc.). In Section 3 additional details are provided on the current and projected fuel mix of ENO’s existing portfolio before and after deactivation of the Michoud units. As discussed in more detail in Section 3, ENO’s existing portfolio before and after the planned deactivation of the Michoud units results in a balanced fuel mix among gas, nuclear and coal on an energy basis. Whereas ENO relies on the Michoud units for a significant amount of capacity, those resources do not contribute an equivalent amount of energy, thus following their planned deactivation the fuel mix of ENO’s energy requirements will remain balanced with room for some amount of modern, efficient and reliable gas-fired replacement resources as discussed in Section 3.

Second, the IRP gas price forecast is developed with a reference, high and low case to capture a range of future price outcomes. The gas price forecasts are then used to evaluate the alternative portfolios in each of the four macroeconomic scenarios developed for the IRP. In this way, ENO assesses the range of potential impacts of higher and lower gas prices on each of the alternative portfolios and the corresponding total supply costs to ENO’s customers.

Many of the comments ENO received regarding fuel diversity centered around the notion that ENO is already over-exposed to natural gas fired resources, thus the addition of new gas-fired resources to ENO’s portfolio will only exacerbate that issue. To the contrary, as discussed in Section 3 below, while ENO’s portfolio consists of a significant amount of gas-fired capacity, those resources do not contribute an equivalent amount of energy, thus leaving room for gas-fired replacement resources following their planned deactivation. Moreover, those same comments suggested that incorporation of renewable resources would reduce the need to rely on gas-fired resources; however, as explained in the Cost Assumptions for Renewables section above, because renewable resources like wind and solar are intermittent neither MISO nor ENO can rely on those resources exclusively, and precisely because renewables such as wind and solar do not allow ENO to avoid an equivalent amount of conventional supply side resources,
the capacity match-up cost should be taken into consideration when evaluating the appropriateness of adopting renewables. A simple example is that if ENO needs 100 MW of resources, if it wanted to rely exclusively on renewables such as wind and solar, because they are intermittent ENO would have to add approximately 714 MW of wind resources or 400 MW of solar resources to provide a comparable amount of capacity as provided by a conventional supply-side resource such as CCGT or CT.

Carbon Regulation

Regarding the assumptions around regulation of CO₂, ENO received comments raising concerns that the company should assume CO₂ regulation on all of the IRP scenarios. In the IRP ENO evaluated a range of CO₂ price assumptions in the IRP across the four scenarios to reflect the uncertain likelihood, extent and timing of CO₂ regulation. Moreover, the sensitivity analysis evaluates the effects of different CO₂ prices for each scenario. ENO believes it would be imprudent to assuming CO₂ regulation in all of the IRP scenarios, as that would effectively assume that there is no uncertainty regarding the likelihood, extent and timing of CO₂ regulation, and more importantly, that ENO’s customers should pay for CO₂ regulation regardless of whether regulation actually occurs.

Public Involvement

Pursuant to the Council’s process, ENO is required to seek input from the public at each of 4 milestones in the process to develop the 2015 IRP. As a part of that process, the Council requires ENO to provide public notice no later than 30 days before any public IRP meeting. While the requirements do not explicitly state how the notice should be provided, ENO has consistently provided notice in two ways. First, notice is made in the print edition of the Times-Picayune and separately in the New Orleans Advocate. Second, notice is contemporaneously posted to ENO’s public IRP website. Both actions are taken no later than 30 days prior to the public meeting as required by the Council. Further, ENO is aware that various stakeholders normally take separate actions to further “spread the word” in order to make the public aware that ENO is holding a meeting.

Each meeting is open to the public and does not require participants to register in advance in order to attend or even participate. By providing public notice in 2 major news outlets and on the public IRP website, ENO has consistently sought to encourage participation by members of the public interested in learning about the IRP process and providing input to the development of the 2015 IRP. Moreover, ENO invites any questions or concerns to be voiced during the 7-day public comment period following the technical conferences, and for those members of the public who cannot attend a meeting, all of the meeting materials are posted to the IRP website for review (www.entergy-neworleans.com/IRP/).
Regarding location of the public meeting, all of the meetings are held at the University of New Orleans’ Lakefront Campus in order to provide a central, accessible, consistent and neutral meeting location. Generally speaking, attendance by the public has varied at each meeting; however, ENO does not believe that is due to the location. Conducting the meetings in locations that may be more conducive to participation by certain residents of the City may be less conducive to others. ENO believes that a balance must be struck regarding the approach to public involvement as it would be irrational and cost-prohibitive to design a process in which all of ENO’s customers were able to participate in the public meetings directly.

SECTION 3: CURRENT FLEET & PROJECTED NEEDS

Current Fleet
ENO currently controls approximately 1,317 MW of generating capacity either through direct ownership or through life-of-unit contracts with affiliate EOCs. Table 6 indicates the supply resources by fuel type measured in installed MW with percentages of the overall portfolio.

As reflected in Table 6, over half of ENO’s existing portfolio consists of legacy gas units — Michoud Units 2 and 3. Both units are currently scheduled to deactivate in May 2016.

In December 2014, ENO added approximately 112 MW of new modern and highly efficient CCGT capacity to its portfolio by participating in Entergy’s new Ninemile 6 CCGT plant. This addition constitutes about 9% of ENO’s current resource portfolio. As discussed in more detail below, although Michoud Units 2 and 3 provide a significant amount of capacity, they are not relied on the same extent to meet ENO’s energy needs. Thus, their planned deactivation will necessitate replacement resources that are designed to provide low cost capacity and produce limited amounts of energy. Peaking resources such as Combustion Turbines (“CT”) are particularly well suited to meet this need. ENO’s existing portfolio does not currently include a CT resource.
Table 6: ENO’s Current Resource Portfolio

<table>
<thead>
<tr>
<th>Resource Type</th>
<th>MW</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coal</td>
<td>32</td>
<td>2.5</td>
</tr>
<tr>
<td>Combined Cycle Gas Turbine (CCGT)</td>
<td>112</td>
<td>8.5</td>
</tr>
<tr>
<td>Nuclear</td>
<td>392</td>
<td>29.8</td>
</tr>
<tr>
<td>Legacy Gas</td>
<td>782</td>
<td>59.3</td>
</tr>
<tr>
<td>Total</td>
<td>1318</td>
<td>100</td>
</tr>
</tbody>
</table>

Load Forecast

A wide range of factors likely will affect ENO’s electric load over the long-term, including:

- Levels of economic activity and growth;
- The potential for technological change to affect the efficiency of electric consumption;
- Potential changes in the purposes for which customers use electricity (e.g., the adoption of electric vehicles);
- The potential expansion of customer-owned (i.e. behind-the-meter) self-generation technologies (e.g., rooftop solar panels); and
- The cost-effectiveness of energy efficiency, conservation measures, and demand response.

Such factors may affect both the level and shape of load in the future. Peak loads may be higher or lower than projected levels. Similarly, industrial customer load factors may be higher or lower than currently projected. Uncertainties in load may affect both the amount and type of resources required to efficiently meet customer needs in the future.

In order to consider the potential implications of load uncertainties on long-term resource needs, four load forecast scenarios were prepared for the 2015 IRP, which are described in general below:
**Industrial Renaissance – Reference load**

Assumes significant load growth will occur in the commercial class due to known commercial projects. Distributed generation in the form of rooftop solar is expected to dampen growth in the residential and commercial classes.

**Business Boom**

Assumes smaller impact from distributed generation, accelerated ramp of a commercial project, and a load expansion at a commercial project.

**Distributed Disruption**

Decrement the Reference load scenario for Combined Heat and Power (“CHP”) impact and distributed solar photovoltaic system (“PV”) impact.

**Generation Shift**

Assumes distributed generation will have a greater impact on residential and commercial growth. Also assumes major new commercial project is delayed.

**Methodology**

SPO has consistently used Itron computer software to develop the IRP load forecasts. Itron is used to develop a 20-year, hour-by-hour load forecast. The MetrixND® and the MetrixLT™ programs are used widely in the utility industry, to the point where they may be considered an industry standard for energy forecasting, weather normalization, and hourly load and peak load forecasting.

To develop the load forecast, SPO allocates ENO’s Retail Energy Forecast (by month) and the Wholesale Energy Forecast (by month) to each hour of a 20-year period based on historical load shapes developed by ESI’s Load Research Department. Fifteen-year “typical weather” is used to convert historic load shapes into “typical load shapes.” For example, if the actual sales for the Company’s residential customers occurred during very hot weather conditions, the typical load shape would flatten the historic load shape. If the actual weather were mild, the typical load shape would raise the historic load shape. Each customer class responds differently to weather, so each has its own weather response function. MetrixND® is used to adjust the

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20 MetrixND by Itron is an advanced statistics program for analysis and forecasting of time series data.

21 MetrixLT™ by Itron is a specialized tool for developing medium and long run load shapes that are consistent with monthly sales and peak forecasts.
historical load shapes by typical weather, and MetrixLT™ is used to create the 20-year, hourly load forecast.

The load forecast is then grossed up to include average transmission and distribution line losses. Loss factors are applied to each revenue class after the forecast is developed and after accounting for energy efficiency.

Energy savings from company-sponsored DSM programs are decremented from the Retail energy forecast. Energy savings from naturally occurring energy efficiency, as estimated by the Energy Information Administration, are also taken into consideration. The load forecast uses the decremented energy forecast to develop annual peaks that reflect the savings from utility-sponsored programs as well as non-utility sponsored customer adoption of more efficient technologies.

**Resource Needs**

Over the 20-year planning horizon of the IRP, ENO will need to add new generating capacity, as the DSM Potential Study did not identify enough cost-effective achievable DSM resources to independently meet ENO’s projected needs. ENO’s long-term resource needs are driven primarily by the planned deactivation of the approximately 782 MW Michoud Units 2 and 3 in 2016. Michoud Units 2 and 3 are scheduled to deactivate due to high expected forward costs to sustain these older units. These units represent over half of ENO’s existing capacity, but do not provide an equivalent amount of energy. Following the planned deactivation of Michoud 2 and 3, nuclear and coal resources will provide about 75% of ENO’s capacity and over 60% of energy as shown in Figure 5 below. Although the deactivation of Michoud 2 and 3 will result in a significant need for replacement capacity resources, those resources would not be called on to generate an equivalent amount of energy. Thus, as shown in Figure 6, following the planned deactivation of Michoud 2 and 3, the fuel mix of ENO’s energy resources will remained balanced with a significant portion sourcing from stable-priced base load nuclear resources, leaving room for cost-effective gas-fired resource additions beyond ENO’s share of the new Ninemile 6 CCGT resource.
Based on current deactivation assumptions, no other units are expected to deactivate during the planning period. Assumptions made for the IRP are not final decisions regarding future investment in any identified or planned resource. Unit-specific portfolio decisions, such as sustainability investments in legacy resources, environmental compliance investments, or unit deactivations, are based on economic and technical evaluations considering such factors as projected forward costs, anticipated operating roles, and the cost of supply alternatives at the time of the decision. These factors are dynamic, and as a result, actual decisions may differ from planning assumptions as greater certainty is gained regarding requirements of legislation, regulation, and relative economics.

As shown in Table 7, by 2034, it is expected that ENO will experience between 123 MW and 160 MW of total load growth.
Table 7: Projected Peak Forecast Increase from 2015

<table>
<thead>
<tr>
<th></th>
<th>Industrial Renaissance (MW)</th>
<th>Business Boom (MW)</th>
<th>Distributed Disruption (MW)</th>
<th>Generation Shift (MW)</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2034</td>
<td>147</td>
<td>160</td>
<td>123</td>
<td>146</td>
</tr>
</tbody>
</table>

The combination of the projected load growth and the planned deactivation of the Michoud units will result in a significant need for long-term capacity resources as shown in Table 8. By 2034, ENO’s projected capacity need (before planned additions) is expected to be approximately 781 MW.

Table 8: ENO Resource Needs by Scenario (MW)

<table>
<thead>
<tr>
<th></th>
<th>Capacity Surplus/(Need) (Before IRP Additions)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Industrial Renaissance</td>
</tr>
<tr>
<td>By 2024</td>
<td>(691)</td>
</tr>
<tr>
<td>By 2034</td>
<td>(781)</td>
</tr>
</tbody>
</table>

*Includes 12% planning reserve margin

ENO has a number of alternatives for meeting its long-term resource needs, including:

- Incremental long-term resource additions including:
  - Self-Supply alternatives
  - Acquisitions
  - Long Term PPAs
- Demand Side Resources
  - Energy efficiency
  - Demand response

As a member of MISO, ENO has access to a large structured marketplace that offers short-term capacity and energy products. While those alternatives are viable alternatives for meeting ENO’s short-term resource needs, they are not appropriate for meeting long-term resource needs.
Types of Resources Needed

In order to provide safe and reliable service to its customers at the lowest reasonable cost, ENO must maintain a portfolio of generation resources that includes the right amount and types of capacity. With respect to the amount of capacity, ENO must maintain sufficient generating capacity to meet its peak load plus a planning reserve margin. As described above, ENO plans to meet its annual reserve margin target, which is assumed to be 12% for long-term planning.

In general, as demonstrated in Table 9, ENO’s capacity needs by supply role include:

- Base Load – expected to operate in most hours.
- Load-Following – capable of responding to the time-varying needs of customers.
- Peaking and Reserve – expected to operate relatively few hours, if at all.

Table 9: Projected Resource Needs in 2034 by Supply Roles (without Planned Additions) in Industrial Renaissance Scenario

<table>
<thead>
<tr>
<th>Need</th>
<th>Resources</th>
<th>Surplus/ (Deficit)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Base Load and Load Following (MW)</td>
<td>915</td>
<td>525</td>
</tr>
<tr>
<td>Peaking &amp; Reserve (MW)</td>
<td>403</td>
<td>12</td>
</tr>
<tr>
<td>Totals</td>
<td>1318</td>
<td>537</td>
</tr>
</tbody>
</table>

However, with the planned additions of the Council approved Union resources, and the proposed Amite South CCGT, ENO would largely meet its base load and load following resource needs as indicated in Table 10.

Table 10: Projected Resource Needs in 2034 by Supply Roles (with Planned Additions) in the Industrial Renaissance Scenario

<table>
<thead>
<tr>
<th>Need</th>
<th>Resources</th>
<th>Surplus/ (Deficit)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Base Load and Load Following (MW)</td>
<td>915</td>
<td>965</td>
</tr>
<tr>
<td>Peaking &amp; Reserve (MW)</td>
<td>403</td>
<td>12</td>
</tr>
<tr>
<td>Totals</td>
<td>1318</td>
<td>977</td>
</tr>
</tbody>
</table>
Following the planned deactivation of Michoud Units 2 and 3 and the close of the transaction to acquire the Union resource both in 2016, ENO’s remaining need is primarily for peaking and reserve resources. **Peaking requirements are most economically served with resources with low fixed costs and quick start times.** Peaking units, such as CTs, typically operate at a capacity factor of less than 15% and are particularly well suited to meet this need. Thus, the evaluation of adding CT resources to ENO’s portfolio for further evaluation is a prudent and reasonable step that was evaluated further in the detailed stages of the modeling for the 2015 IRP, and is discussed further below. As indicated by the DSM Potential Study, there are not enough cost-effective demand-side resources to meet ENO’s projected peaking resource needs. In addition, because 1 MW of renewable resources such as wind and solar only provide approximately .14 - .25 MW of capacity toward meeting ENO’s resource needs, ENO demonstrates in Section 4 and 5 below that renewables such as wind and solar cannot be relied upon to cost-effectively meet ENO’s projected resource needs following the planned deactivation of Michoud units 2 and 3.
SECTION 4: PORTFOLIO DESIGN ANALYTICS

The IRP utilized a two-step approach to construct and assess alternative resource portfolios to meet the customer needs:

1. Market Modeling
2. Portfolio Design & Risk Assessment

Market Modeling

The first step of the IRP modeling process was to develop within the AURORA model a projection of the future power market for each of the four scenarios. This projection looks at the power market for the entire MISO footprint excluding New Orleans to gain perspective on the broader market outside the state. The purpose of this step was to provide projected power prices to assess potential portfolio strategies within each scenario as resource additions made outside of New Orleans will have an impact on the economics resource alternatives available to ENO. In order to achieve this, assumptions were required about the future supply of power. The process for developing those assumptions relied on the AURORA Capacity Expansion Model to identify the optimal set of resource additions in the market to meet reliability and economic constraints. Resulting assumptions regarding new capacity additions in each scenario are summarized in Table 11. It is important to recognize that the resource additions identified in Table 11 are what the AURORA model predict would be added outside of New Orleans by other companies to meet the capacity and energy requirements of the MISO market excluding New Orleans. In this way, ENO is attempting to model and isolate the effect of resource additions outside of New Orleans in order to establish a benchmark for evaluation of the optimal combination of resource additions in New Orleans.

Table 11: Results of MISO Market Modeling

<table>
<thead>
<tr>
<th></th>
<th>Industrial Renaissance (Ref. Case)</th>
<th>Business Boom</th>
<th>Distributed Disruption</th>
<th>Generation Shift</th>
</tr>
</thead>
<tbody>
<tr>
<td>CCGT</td>
<td>45%</td>
<td>81%</td>
<td>97%</td>
<td>61%</td>
</tr>
<tr>
<td>CT</td>
<td>55%</td>
<td>19%</td>
<td>3%</td>
<td>3%</td>
</tr>
<tr>
<td>Wind</td>
<td>0%</td>
<td>0%</td>
<td>0%</td>
<td>12%</td>
</tr>
<tr>
<td>Solar</td>
<td>0%</td>
<td>0%</td>
<td>0%</td>
<td>24%</td>
</tr>
<tr>
<td>Year of First Addition</td>
<td>2017</td>
<td>2017</td>
<td>2017</td>
<td>2017</td>
</tr>
<tr>
<td>Total GWs Added (through 2034)</td>
<td>59</td>
<td>65</td>
<td>39</td>
<td>101</td>
</tr>
</tbody>
</table>
The results of the Capacity Expansion Modeling are supported by conclusions from the Technology Assessment, as discussed earlier, were reasonably consistent across scenarios. These results, as summarized below, are the output of the model based on the market conditions that the model analyzed:

- In general, new build capacity is required to meet overall reliability needs.
- Gas-fired resources, CTs and CCGTs, are the preferred technologies for new build resources in most outcomes.
- The model did not select new nuclear or new coal for any scenario.
- Solar PV and wind generation has a significant role in only one of the scenarios, which assumes high gas and carbon prices and the continuation of subsidies.

**Portfolio Design & Risk Assessment**

The IRP informs future planning and procurement activities. In order to establish a potential resource mix for a given scenario, ENO first relied on the AURORA Capacity Expansion Model to develop the optimal DSM program mix. After assessing DSM programs, ENO relied on AURORA to create an optimal portfolio, with both demand- and supply-side resources, for each scenario. Based on these results, ENO designed additional portfolios based on ENO’s planning objectives and needs.

The AURORA Capacity Expansion Model analyzes least cost portfolios to meet ENO’s resource needs using the cost-effective achievable demand-side resources identified in the ICF DSM Potential Study, and the supply-side resource alternatives identified in the Technology Assessment. The AURORA Capacity Model was used to develop a portfolio for each of the scenarios in a two-step process, which first assessed DSM programs, and then supply-side alternatives. DSM programs were evaluated first without consideration of supply-side alternatives by allowing the AURORA Capacity Expansion Model to determine which of the DSM programs may be able to provide capacity and energy benefits in excess of their costs. All economic DSM programs were included in each portfolio. The specific programs selected for each scenario are listed in Appendix A to this report. In addition to this analysis, in response to

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22 In evaluating the economics of DSM programs, the model evaluates the cost and benefit of the DSM programs, but does not take into consideration ratemaking and policy issues implicated by DSM programs, which must be appropriately addressed as part of DSM implementation.
comments received following Milestone 2 of the IRP process, ENO conducted additional sensitivity analysis of the reference case DSM Portfolio to ensure that the cost-effectiveness of the selected programs, as well as those that were not selected, would not be significantly affected by either having to compete with supply-side resource alternatives or delaying their implementation start date beyond 2015. In both cases, the analysis supports the selected programs as a reasonable basis for determining which programs to include in the Preferred Portfolio. 23

Once the level of economic DSM was determined within each scenario/portfolio combination, the AURORA Capacity Expansion Model was used to identify the most economic level and type of supply-side resources needed to meet reliability requirements. The result of this process was a portfolio of both DSM and supply-side alternatives that produces the lowest total supply cost to meet the identified need in each scenario consisting. Table 12 details the resource mix for the AURORA Capacity Expansion Portfolios.

Table 12: AURORA Capacity Expansion Portfolio Design Mix

<table>
<thead>
<tr>
<th>AURORA Capacity Expansion Portfolio Design Mix</th>
<th>Industrial Renaissance (Ref. Case)</th>
<th>Business Boom</th>
<th>Distributed Disruption</th>
<th>Generation Shift</th>
</tr>
</thead>
<tbody>
<tr>
<td>DSM</td>
<td>14 Programs</td>
<td>12 Programs</td>
<td>15 Programs</td>
<td>17 Programs</td>
</tr>
<tr>
<td>DSM Maximum (MW) 24</td>
<td>41</td>
<td>26</td>
<td>40</td>
<td>43</td>
</tr>
<tr>
<td>CCGTs (MW)</td>
<td>382</td>
<td>382</td>
<td>382</td>
<td>0</td>
</tr>
<tr>
<td>CTs (MW)</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Solar (MW)</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>1,150</td>
</tr>
<tr>
<td>Wind (MW)</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>50</td>
</tr>
</tbody>
</table>

As demonstrated in the Section 3 above, ENO’s projected supply role needs are primarily for peaking and reserve resources. The results of the AURORA Capacity Expansion Portfolios selected mainly base load and load following resources. This is due in large part to the way in which AURORA evaluates the resources alternatives. In AURORA, a resource is dispatched based on its ability to serve the load in MISO, regardless of who owns the generating resources.

23 This analysis was shared publicly at the Interim Milestone public meeting held on May 27, 2015, and is available on ENO’s IRP website located at www.entergy-neworleans.com/IRP/.
24 Demand Side Management (DSM) total is grossed up for Planning Reserve Margin (12%) and transmission losses (2.4%).
Because CCGT resources are expected to be dispatched before peaking resources due to their relative efficiency, the selection by AURORA of CCGT resources to serve load in MISO is predicated on the need for the energy those resources are dispatched to serve. ENO’s challenge is that while CCGT resources may be more economic than peaking resources (e.g. CTs), it would not be prudent for ENO to add CCGT resources to its capacity portfolio if it does not have a corresponding need for the energy those resources are expected to produce when dispatched by MISO. If ENO were to add more CCGT resources than can be supported by the supply role needs analysis discussed in Section 3, effectively ENO would be exposing its customers to unnecessary risk associated with the known high fixed cost of CCGT resources as compared to the unknown market price for the excess energy necessary to make those resource additions economic.

As a result of this unique planning conundrum, ENO designed an additional four portfolios to reflect this challenge and develop a reasonable prudent set of alternative portfolios capable of meeting ENO’s planning objectives based on the identified resource needs and the best available resource alternatives. This also provided a meaningful set of alternatives against which the AURORA portfolios could be compared. All portfolios constructed included CTs as they are well suited to economically serve ENO’s peaking and reserve supply role needs. Three of the portfolios included renewable resources to assess whether a certain amount of renewable resource additions to ENO’s portfolio could improve the portfolio performance in terms of cost and risk. All four of these additional portfolios relied on the Industrial Renaissance Scenario’s DSM portfolio, which as discussed above proved to be robust under a range of alternative assumptions regarding start date for implementation and cost-effectiveness as compared to supply-side resource alternatives. The resulting four portfolios are described below. As discussed in more detail below, the AURORA portfolios result in the addition of resources that produce significantly more energy than identified as necessary in the analysis of ENO’s resource needs by supply role, suggesting that the alternative portfolios summarized in Table 13 provide a reasonable set of alternatives prudent for further consideration in the development of the Preferred Portfolio.
Table 13: Alternative Portfolio Design Mix – Installed Capacity

<table>
<thead>
<tr>
<th></th>
<th>CT Portfolio</th>
<th>CT/Solar Portfolio</th>
<th>CT/Wind Portfolio</th>
<th>CT/Wind/Solar Portfolio</th>
</tr>
</thead>
<tbody>
<tr>
<td>DSM Programs</td>
<td>14 Programs</td>
<td>14 Programs</td>
<td>14 Programs</td>
<td>14 Programs</td>
</tr>
<tr>
<td>CCGTs</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>CTs</td>
<td>194</td>
<td>194</td>
<td>194</td>
<td>194</td>
</tr>
<tr>
<td>Solar</td>
<td>0</td>
<td>100</td>
<td>0</td>
<td>50</td>
</tr>
<tr>
<td>Wind</td>
<td>0</td>
<td>0</td>
<td>100</td>
<td>50</td>
</tr>
</tbody>
</table>

The following figures illustrate the six portfolios analyzed in the IRP:

Figure 7: AURORA - CCGT Portfolio
Figure 9: CT Portfolio
Figure 10: CT/Solar Portfolio

- Existing Capacity
- 2020 Amite South CCGT
- 2019 CT
- 2020 Solar
- Reference Load Requirement

Legend:
- Existing Capacity
- 2020 Amite South CCGT
- 2019 CT
- 2020 Solar
- Reference Load Requirement
Figure 11: CT/Wind Portfolio

![Graph showing CT/Wind Portfolio with labels for Existing Capacity, 2020 Amite South CCGT, 2020 Wind, 2019 CT, Reference Load Requirement, DSM Adjusted Reference Load Requirement, and Union.](image)

- **Existing Capacity**
- **2020 Amite South CCGT**
- **2020 Wind**
- **2019 CT**
- **Reference Load Requirement**
- **DSM Adjusted Reference Load Requirement**
- **Union**

The graph illustrates the portfolio from 2015 to 2034, with a clear distinction between different energy sources and load requirements.
Each of the six portfolios illustrated above were modeled in AURORA and tested in the four scenarios described earlier to create a total of 32 cases. The results of the AURORA production cost simulations were combined with the fixed costs of the incremental resource additions to yield the total forward revenue requirements excluding sunk costs of ENO’s existing portfolio. The total forward non-sunk revenue requirement results and rankings by scenario are provided in Table 14 and Table 15 below.
Table 14: PV of Total Supply Costs excluding Sunk Non-Fuel Costs by Scenario

<table>
<thead>
<tr>
<th>Portfolio</th>
<th>IR Scenario</th>
<th>BB Scenario</th>
<th>DD Scenario</th>
<th>GS Scenario</th>
</tr>
</thead>
<tbody>
<tr>
<td>AURORA - CCGT Portfolio</td>
<td>$1,836</td>
<td>$1,538</td>
<td>$1,754</td>
<td>$2,228</td>
</tr>
<tr>
<td>AURORA - Solar Portfolio</td>
<td>$2,501</td>
<td>$2,432</td>
<td>$2,403</td>
<td>$2,100</td>
</tr>
<tr>
<td>CT Portfolio</td>
<td>$1,893</td>
<td>$1,687</td>
<td>$1,837</td>
<td>$2,374</td>
</tr>
<tr>
<td>CT/Solar Portfolio</td>
<td>$1,949</td>
<td>$1,756</td>
<td>$1,889</td>
<td>$2,343</td>
</tr>
<tr>
<td>CT/Wind Portfolio</td>
<td>$1,952</td>
<td>$1,765</td>
<td>$1,885</td>
<td>$2,310</td>
</tr>
<tr>
<td>CT/Solar/Wind Portfolio</td>
<td>$1,951</td>
<td>$1,760</td>
<td>$1,887</td>
<td>$2,326</td>
</tr>
</tbody>
</table>

Figure 13 below, breaks down the analysis of total supply cost excluding sunk non-fuel fixed cost for each of the six portfolios using assumptions in the Industrial Renaissance Scenario into the component costs. As demonstrated in Figure 13, while the Solar Portfolio has the lowest variable supply costs, it has the highest non-fuel fixed costs as compared to the other portfolios. In contrast, the CT Portfolio has lower non-fuel fixed costs than the other five portfolios. Because ENO’s projected resource needs following the planned deactivation of Michoud 2 and 3 reflect the need for peaking and reserve capacity resources, more weight should be placed on the non-fuel fixed costs than variable cost savings in considering resource additions to the Preferred Portfolio.
The columns in Table 15, below, provides the rankings of each of the six modeled portfolios in each of the scenarios based on the economic performance of the portfolios shown in Table 14.

Table 15: Portfolio Ranking by Scenario

<table>
<thead>
<tr>
<th>Portfolio Ranking by Scenario</th>
<th>IR Scenario</th>
<th>BB Scenario</th>
<th>DD Scenario</th>
<th>GS Scenario</th>
</tr>
</thead>
<tbody>
<tr>
<td>AURORA – CCGT Portfolio</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>AURORA – Solar Portfolio</td>
<td>6</td>
<td>6</td>
<td>6</td>
<td>1</td>
</tr>
<tr>
<td>CT Portfolio</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>6</td>
</tr>
<tr>
<td>CT/Solar Portfolio</td>
<td>3</td>
<td>3</td>
<td>5</td>
<td>5</td>
</tr>
<tr>
<td>CT/Wind Portfolio</td>
<td>5</td>
<td>5</td>
<td>3</td>
<td>3</td>
</tr>
<tr>
<td>CT/Solar/Wind Portfolio</td>
<td>4</td>
<td>4</td>
<td>4</td>
<td>4</td>
</tr>
</tbody>
</table>
Table 15 demonstrates that the CCGT Portfolio ranks higher on a total cost basis in the Industrial Renaissance, Business Boom, and Distributed Disruption Scenarios. However, the CCGT has more risk than the CT portfolios because of higher fixed costs being offset by uncertain potential variable cost savings. The Solar Portfolio ranks lowest in all of the other scenarios. Moreover, the Solar Portfolio is highly ranked in the Generation Shift Scenario due to the confluence of the assumption that the ITC and PTC subsidies will continue, gas prices will move significantly higher, and CO₂ will become regulated and at be priced at the upper bound of the IRP CO₂ price forecast. Those are very aggressive assumptions that when taken into context suggests that it would not be prudent to incorporate large scale adoption of solar into the Preferred Portfolio at this time given the low likelihood that all of these assumptions will turn out as predicted in the Generation Shift scenario. In general, the CT Portfolio performs well in most scenarios, presents lower non-fuel fixed cost risk, is consistent with ENO’s resource needs, and complements ENO’s existing portfolio. When renewables were added to the CT Portfolio, the renewables did not improve the performance on both a cost and a risk basis in any scenario other than Generation Shift, even under a range of potential outcomes for gas prices and regulation of CO₂.

Risk Assessment

The next and final step in the evaluation of the six portfolios was to perform sensitivity analyses using the reference case assumptions (Industrial Renaissance Scenario) to assess the effects of changes in natural gas prices, carbon prices, and a combination of a change in natural gas prices and carbon prices.

The range of the total supply costs excluding sunk non-fuel costs results by portfolio in the Industrial Renaissance Scenario is provided in the following three figures.
Figure 14: Reference - IR Scenario Sensitivity: Natural Gas (PV $2015, $M)

Portfolios

CT/Wind/Solar
$1,622
-17% 22%
$2,384
CT/Wind
$1,628
-17% 22%
$2,380
CT/Solar
$1,615
-17% 22%
$2,387
CT
$1,533
-19% 25%
$2,364
Solar
$2,397
-4% 5%
$2,634
CCGT
$1,470
-20% 26%
$2,305

Total Supply Cost, PV 2015, $M
Figure 15: Reference IR Scenario Sensitivity: CO₂ (PV $2015, $M)

- **CT/Wind/Solar**: $2,001, 3%-5%, $2,056
- **CT/Wind**: $2,001, 2%-5%, $2,054
- **CT/Solar**: $2,001, 3%-6%, $2,060
- **CT**: $1,954, 3%-7%, $2,022
- **Solar**: $2,485, $2,444, -2% -1%
- **CCGT**: $1,847, $1,866, 1%-2%
Results of the sensitivity assessment indicate that while the Solar Portfolio is less volatile when faced with a change in gas price, CO₂ price, or the combination of natural gas price and CO₂ price, it is significantly more costly than the other portfolios. This is a result of the Solar Portfolio’s higher incremental fixed costs, relative to the other five portfolios, due to the requirement to add many times more Solar capacity than conventional alternatives in order to overcome the lower capacity credit available to solar resources. The CCGT and the CT portfolios are similarly affected by changes in gas price assumptions. However, in comparison to the CT Portfolios, the CCGT is relatively less affected by changes in CO₂ price assumptions. It is important to note that implicit in the sensitivity analysis of the CCGT portfolio selected by AURORA is that regardless of whether gas or CO₂ prices are higher or lower than the reference case assumptions, because CCGT resources come with higher non-fuel fixed costs than CT resources, ENO will be relying on the market price for excess energy generating by the CCGT resource exposing ENO’s customers to unnecessary risk.
Summary of Findings and Conclusions

In summary, ENO reached the following conclusions regarding portfolio design and analytics in the 2015 IRP that form the basis for development of the Preferred Portfolio:

- Supply-side economics were consistent with technology screening analysis.
- Some level of DSM was economic in every scenario.
- Renewables are not economic under most assumptions. Renewable resources depend on the confluence of high gas and carbon prices and the continuation of subsidies in order to be economic relative to CT and CCGT resources. Moreover, renewables do not provide a comparable amount of capacity as conventional forms of generation, further eroding their economics.
- The AURORA CCGT Portfolio performs well across most scenarios and ranks higher on a total cost basis than the other portfolios. However, ENO’s existing portfolio is expected to have adequate Base Load and Core Load Following capacity following the addition of the Council approved Union resource and the planned 2020 Amite South CCGT. The CCGT Portfolio has more risk than the CT Portfolios because ENO does not need the energy expected to be produced by those resources, and because CCGT resources have higher fixed costs it would leave ENO and its customers dependent on uncertain potential variable cost savings in the MISO market.
- The CT Portfolio performs well in most scenarios and although it is not the lowest total supply cost portfolio, it has lower risk and is consistent with ENO’s resource needs as compared to the other portfolios.
- As show in Figure 17 below, the CCGT portfolio (which is the lowest cost portfolio in the Industrial Renaissance, Business Boom, and Distributed Disruption Scenarios) and the Solar Portfolio (which is the lowest cost portfolio in the Generation Shift Scenario) results in an excess of energy generation in comparison to ENO’s projected load requirements. A surplus of energy has a high degree of risk as it exposes ENO to a volatile energy market where it is uncertain that ENO will receive energy revenues sufficient to justify the higher fixed cost.
• In contrast, the CT portfolio presents less risk while providing good economic performance. The CT portfolio performed similarly to the CCGT portfolio in the sensitivity analyses, and its performance did not improve significantly with the addition of renewable technologies. Moreover, the CT has the lowest non-fuel fixed cost in comparison to the other portfolios as indicated in Figure 13.

SECTION 5: PREFERRED PORTFOLIO & ACTION PLAN

Preferred Portfolio
The IRP process resulted in the identification of a Preferred Portfolio that represents ENO’s best available strategy for meeting customers’ long-term power needs at the lowest reasonable
supply cost, while considering reliability and risk. The Preferred Portfolio is based on the following assumptions:

- In order to reliably meet the power needs of customers at the lowest reasonable cost, ENO will maintain a portfolio of generation resources that includes the right amount and types of long-term capacity resources.
  - With respect to the amount of capacity, ENO must maintain sufficient generating capacity to meet its peak load plus a planning reserve margin. ENO will plan to a 12% reserve margin.
  - With respect to the type of capacity, ENO’s supply role needs include primarily peaking and reserve resources following planned additions such as the Council approved transaction to acquire the Union resource. As such, ENO seeks to add modern, proven and highly reliable CT resources consistent with those needs.

- ENO will continue to meet the bulk of its reliability requirements with either owned assets or long-term PPAs. The emphasis on long-term resources mitigates exposure to capacity price volatility and ensures the availability of resources sufficient to meet long-term resource needs.

- A portion of ENO’s near-term resource needs may be met through a limited reliance on short-term power purchase products including zonal resource credits available through the MISO capacity market; to the extent these are economically available in consideration of risk.

- **Some level of DSM is considered economically attractive over the long-term, but DSM presents ratemaking and policy issues that must be addressed in connection with the adoption of such programs. A variety of factors, many of which are highly uncertain, will affect the amount of DSM that can and will be achieved over the planning horizon.**
### Table 16: ENO Preferred Portfolio of DSM Programs

<table>
<thead>
<tr>
<th>Sector</th>
<th>Program Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial</td>
<td>Commercial Prescriptive &amp; Custom</td>
</tr>
<tr>
<td>Commercial</td>
<td>Retro Commissioning</td>
</tr>
<tr>
<td>Commercial</td>
<td>Commercial New Construction</td>
</tr>
<tr>
<td>Commercial</td>
<td>Data Center</td>
</tr>
<tr>
<td>Industrial</td>
<td>Machine Drive</td>
</tr>
<tr>
<td>Industrial</td>
<td>Process Heating</td>
</tr>
<tr>
<td>Industrial</td>
<td>Process Cooling and Refrigeration</td>
</tr>
<tr>
<td>Industrial</td>
<td>Facility HVAC</td>
</tr>
<tr>
<td>Industrial</td>
<td>Facility Lighting</td>
</tr>
<tr>
<td>Industrial</td>
<td>Other Process/Non-Process Use</td>
</tr>
<tr>
<td>Residential</td>
<td>Residential Lighting &amp; Appliances</td>
</tr>
<tr>
<td>Residential</td>
<td>ENERGY STAR Air Conditioning</td>
</tr>
<tr>
<td>Residential</td>
<td>Efficient New Homes</td>
</tr>
<tr>
<td>Residential</td>
<td>Multifamily</td>
</tr>
</tbody>
</table>

- **All existing coal and nuclear units will continue operating throughout the planning horizon. All nuclear units are assumed to receive license extensions from the Nuclear Regulatory Commission (“NRC”) to operate up to 60 years.**

- **New build capacity, when needed in 2019 and beyond, comes from new CT resources. New build capacity may be obtained through owned resources or long-term power purchase contracts. For the purpose of preparing the IRP, the economics were assumed to be equivalent.**

- **No new solid fuel or new nuclear capacity is added.**

- **While renewable resources were not selected as economically attractive relative to conventional gas turbine technology to meet ENO’s projected resource needs, ENO is committed to continuing to study and evaluate energy resources that make sense for its customers. Case in point, ENO recently announced plans to conduct a 1 MW solar pilot project that will include utility scale solar generation integrated with battery storage technology. The project is estimated to be in service by late 2016.**
The Preferred Portfolio shown in Table 17 includes assumptions regarding future resource additions, such as the Union Power acquisition recently approved by the Council, and the 2020 Amite South CCGT, as well as assumptions regarding implementation of cost-effective DSM programs beyond the programs recently approved by the Council for years 5 and 6 of Energy Smart. The actual resources deployed (including the amount and timing of technology and power purchase products) and DSM implemented, will depend on factors which may differ from assumptions used in the development of the IRP. Such long term uncertainties include, but are not limited to:

- Load growth (magnitude and timing), which will determine actual resource needs;
- The relative economics of alternative technologies, which may change over time;
- Environmental compliance requirements; and
- Practical considerations that may constrain the ability to deploy resource alternatives such as the availability of adequate sources of capital at reasonable cost.

There are two overarching points to consider when reviewing the Preferred Portfolio. First, the decision to procure a given resource will be contingent upon a review of available alternatives at that time, including the economics of any viable transmission alternatives available that would be coupled with a purchase of capacity and/or energy. In addition, the decision to procure a specific resource in a specific location must reflect the specific lead time for that type of resource, which will vary by resource type, and the time required for obtaining regulatory approvals. By deferring specific resource decisions until deployment is needed, ENO retains the flexibility to respond to changes in circumstance up to the time that a commitment is made.

Second, a variety of factors, many of which are highly uncertain, will affect the amount of DSM that can and will be implemented over the planning horizon. DSM assumptions, including the level of cost-effective DSM identified through the IRP process, are not intended as definitive commitments to particular programs, program levels or program timing. The implementation of cost-effective DSM requires consistent, sustained regulatory support and approval. ENO’s investment in DSM must be supported by a reasonable opportunity to timely recover all of the costs, including lost contribution to fixed cost, associated with those programs. It is important that appropriate mechanisms be put into place to ensure the DSM potential actually accrues to the benefit of customers and that utility investors are adequately compensated for their
investment through opportunity to recover lost contributions to fixed cost and earn performance-based incentives.
Table 17: ENO Preferred Portfolio--Load & Capability 2015-2034 (All values in MW)

<table>
<thead>
<tr>
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</tr>
</thead>
<tbody>
<tr>
<td>Requirements</td>
<td></td>
<td></td>
<td></td>
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<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Peak Load</td>
<td>1,029</td>
<td>1,050</td>
<td>1,049</td>
<td>1,059</td>
<td>1,064</td>
<td>1,070</td>
<td>1,075</td>
<td>1,081</td>
<td>1,088</td>
<td>1,096</td>
<td>1,105</td>
<td>1,112</td>
<td>1,120</td>
<td>1,128</td>
<td>1,136</td>
<td>1,143</td>
<td>1,152</td>
<td>1,160</td>
<td>1,168</td>
<td>1,176</td>
</tr>
<tr>
<td>Reserve Margin <em>(12%)</em></td>
<td>124</td>
<td>126</td>
<td>126</td>
<td>127</td>
<td>128</td>
<td>128</td>
<td>129</td>
<td>130</td>
<td>131</td>
<td>132</td>
<td>133</td>
<td>133</td>
<td>134</td>
<td>135</td>
<td>136</td>
<td>137</td>
<td>138</td>
<td>139</td>
<td>1401</td>
<td>141</td>
</tr>
<tr>
<td>Total Requirements</td>
<td>1,153</td>
<td>1,176</td>
<td>1,175</td>
<td>1,186</td>
<td>1,192</td>
<td>1,198</td>
<td>1,204</td>
<td>1,211</td>
<td>1,219</td>
<td>1,227</td>
<td>1,238</td>
<td>1,246</td>
<td>1,254</td>
<td>1,263</td>
<td>1,272</td>
<td>1,281</td>
<td>1,291</td>
<td>1,299</td>
<td>1,308</td>
<td>1,318</td>
</tr>
</tbody>
</table>

| Resources                   |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |
| Existing Resources          |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |
| Owned Resources             | 1,318 | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   | 537   |
| PPA Contracts               | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     |
| LMRs                        | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     | -     |
| Identified Planned Resources|       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |
| Union*25                    | -     | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   | 204   |
| Amite South CCGT*26         | -     | -     | -     | -     | -     | 229   | 229   | 229   | 229   | 229   | 229   | 229   | 229   | 229   | 229   | 229   | 229   | 229   | 229   | 229   | 229   |
| Other Planned Resources     |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |       |
| DSM*27                      | 2     | 5     | 9     | 12    | 17    | 23    | 27    | 29    | 31    | 32    | 34    | 38    | 40    | 42    | 40    | 42    | 42    | 45    | 46    | 46    |
| CT                          | -     | -     | -     | -     | 194   | 194   | 194   | 194   | 194   | 194   | 194   | 194   | 194   | 194   | 194   | 194   | 194   | 194   | 194   | 194   |
| Market Purchases            | -     | 430   | 426   | 433   | 240   | 12    | 14    | 18    | 24    | 32    | 40    | 44    | 51    | 58    | 68    | 75    | 85    | 90    | 99    | 108   |
| Total Resources             | 1,320 | 1,176 | 1,175 | 1,186 | 1,192 | 1,198 | 1,204 | 1,211 | 1,219 | 1,227 | 1,238 | 1,246 | 1,254 | 1,263 | 1,272 | 1,281 | 1,291 | 1,299 | 1,308 | 1,318 |

25Union plant acquisition is completed pending regulatory approvals.

26ENO share of the Amite South RFP is estimated at 229 MW in the IRP. As a result, actual capacity may exceed 560 MW.

27Demand Side Management (DSM) total is grossed up for Planning Reserve Margin (12%) and transmission losses (2.4%).
Rate Effects
The estimated typical bill effects associated with the cost to meet customer’s needs through the Preferred Portfolio over the next two decades are modest. Over time, inflation in the broader economy tends to drive prices up for all goods and services, and in general the average annual growth rate in projected customer bills (reflected in the last column in Table 18) during the IRP planning horizon are expected to grow below inflation expectations.

Table 18: Rate Effects - ENO Preferred Portfolio

<table>
<thead>
<tr>
<th>Customer Segment</th>
<th>2015</th>
<th>2025</th>
<th>2034</th>
<th>CAGR&lt;sup&gt;28&lt;/sup&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>$107</td>
<td>$136</td>
<td>$148</td>
<td>1.6%</td>
</tr>
<tr>
<td>Commercial</td>
<td>$964</td>
<td>$1,388</td>
<td>$1,309</td>
<td>1.5%</td>
</tr>
<tr>
<td>Industrial</td>
<td>$1,151</td>
<td>$1,935</td>
<td>$2,086</td>
<td>3.0%</td>
</tr>
<tr>
<td>Government</td>
<td>$2,962</td>
<td>$2,838</td>
<td>$2,516</td>
<td>(-0.8%)</td>
</tr>
</tbody>
</table>

Action Plan
As part of the planning process, areas of focus necessary to continue moving a direction that supports implementation of the Preferred Portfolio for ENO have been highlighted in Table 19 below. As discussed above, ENO’s projected near-term resource needs create both challenges and opportunities. Planning to address these challenges is already underway as outlined in the 2015 IRP; however, additional steps are necessary to ensure those resources are implemented in a timely and cost-effective manner. The ENO 2015 Preferred Portfolio will modernize ENO’s generating fleet, contribute to ENO’s long term resource needs and facilitate investment in regional generation, transmission and distribution resources to ensure ENO is capable of continuing to provide safe and reliable service to its customers at the lowest reasonable cost. The Action Plan provided below sets forth the framework for the ongoing planning process. ENO will continue to work with the Council to solidify the details of this plan as and when appropriate based on the outcome of the IRP proceeding.

<sup>28</sup> Compound Annual Growth Rate ("CAGR") measures the average annual rate of growth in typical customer bills over the planning horizon.
# Table 19: ENO’s Action Plan

<table>
<thead>
<tr>
<th>Resource</th>
<th>Action to be taken</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Status of Michoud Units 2 and 3</strong>&lt;br&gt;Attachment Y deactivation request complete for Michoud 2. Work with MISO to finalize Attachment Y for Michoud 3</td>
<td>Deactivation planned for both units May 2016 subject to completion of necessary transmission upgrades as required by Attachment Y</td>
</tr>
</tbody>
</table>
| **Union Power Station**           | Council approval obtained June 2015 for ENO participation in the transaction through a Power Purchase Agreement with Entergy Gulf States
                                       Monitor regulatory proceedings in other jurisdictions proposing to participate in the acquisition for necessary approvals |
| **ENO Solar Pilot**               | Complete contract negotiations and begin construction
                                       Target in service date in 2016                                                                                                                                 |
| **In-region Peaking Generation**  | Initiate development activities and finalize preliminary design and site location
                                       Conduct competitive solicitation for EPC proposals
                                       File for Council approval in a timely manner
                                       Target 2019 in service date                                                                                                                                 |
| **2020 Amite South CCGT**         | Facilitate Operating Committee determination of ENO participation                                                                                                                                              |
| **DSM**                           | Continue implementation and performance monitoring of Council approved programs for EnergySmart Years 5 and 6 through March 2017                                                                     |
| **Resource Need**                 | Continue to monitor resource needs (load, customer count, net metering, resource deactivations) and adjust near-term action items plan accordingly                                                                 |
| **Renewables**                    | Continue to monitor trends in the cost and performance of utility-scale renewables to inform future IRPs                                                                                                       |
| **Distributed Generation**        | Evaluate alternative methods for the treatment of DG in the integrated resource planning process for opportunities for improvement                                                                               |
# SUPPLEMENT 1: DSM PORTFOLIOS BY SCENARIO

<table>
<thead>
<tr>
<th>DSM Portfolios</th>
<th>Industrial Renaissance</th>
<th>Business Boom</th>
<th>Distributed Disruption</th>
<th>Generation Shift</th>
</tr>
</thead>
<tbody>
<tr>
<td>DSM1 - Commercial Prescriptive &amp; Custom</td>
<td>DSM1 - Commercial Prescriptive &amp; Custom</td>
<td>DSM1 - Commercial Prescriptive &amp; Custom</td>
<td>DSM1 - Commercial Prescriptive &amp; Custom</td>
<td></td>
</tr>
<tr>
<td>DSM4 - RetroCommissioning</td>
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</tr>
<tr>
<td>DSM5 - Commercial New Construction</td>
<td>DSM5 - Commercial New Construction</td>
<td>DSM5 - Commercial New Construction</td>
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<td>DSM6 - Data Center</td>
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<td>DSM7 - Machine Drive</td>
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<td>DSM8 - Process Heating</td>
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<tr>
<td>DSM10 - Facility HVAC</td>
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<tr>
<td>DSM11 - Facility Lighting</td>
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<td>DSM11 - Facility Lighting</td>
<td></td>
</tr>
<tr>
<td>DSM12 - Other Process/Non-Process Use</td>
<td>DSM12 - Other Process/Non-Process Use</td>
<td>DSM12 - Other Process/Non-Process Use</td>
<td>DSM12 - Other Process/Non-Process Use</td>
<td></td>
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<tr>
<td>DSM15 - ENERGY STAR Air Conditioning</td>
<td>DSM15 - ENERGY STAR Air Conditioning</td>
<td>DSM15 - ENERGY STAR Air Conditioning</td>
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<tr>
<td>DSM19 - Multifamily</td>
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</tr>
<tr>
<td>DSM21 - Pool Pump</td>
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