

NERC

NORTH AMERICAN ELECTRIC
RELIABILITY CORPORATION

2013 Special Reliability Assessment: Accommodating an Increased Dependence on Natural Gas for Electric Power

Phase II: A Vulnerability and Scenario Assessment for the North American Bulk Power System

May 2013

RELIABILITY | ACCOUNTABILITY



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Executive Summary

A comprehensive understanding of the complexity of the changing bulk power system is key to developing prompt industry actions that achieve effective reliability outcomes. NERC Reliability Assessments provide a technical platform for important policy discussions on challenges facing the interconnected North American bulk power system. The trends identified in previous Long-Term Reliability Assessments have highlighted significant increases in gas-fired generation to meet increasing electric demand as well as replace retiring coal-fired generation. By identifying and quantifying the risks of emerging reliability issues, NERC is able to provide risk-informed recommendations and support a learning environment for industry to pursue improved reliability performance.

NERC's statutory role is to conduct periodic, independent assessments of the reliability and adequacy of the BPS. NERC's *2011 and 2012 Long-Term Reliability Assessments* identified that increased dependency on gas-fired generation can amplify the exposure of the BPS to disruptions in fuel supply, fuel transportation, and delivery. In light of NERC's effort to incorporate gas–electric interdependencies into its periodic reliability assessments, this report (1) determines the different risks that can affect BPS reliability, (2) identifies ways to minimize vulnerabilities, and (3) identifies areas where coordinated interindustry efforts could provide enhanced system reliability.

The combination of growth in natural gas demand within the electricity sector and its changing status among the gas-consuming sectors continues to significantly increase the interdependencies between the gas and electricity industries. As a result, the interface between the two industries has become the focus of industry discussions and policy considerations. In its effort to maintain and improve the reliability of North America's bulk power system (BPS), NERC examined this issue in detail and developed recommendations for the power industry. These recommendations will help improve existing coordination between the gas and electricity sectors and facilitate the reliable operation of the two industries. NERC approached this issue solely from a reliability point of view.

Addressing interdependence issues requires a coordinated approach for minimizing the risks and vulnerabilities on bulk power and gas systems. This report focuses on the electric industry's dependence on natural gas and offers recommendations for reducing BPS exposure to increasing natural gas dependency risks. As described in NERC's *2011 Special Assessment Report: A Primer of the Natural Gas and Electric Power Interdependency in the United States*, the key findings and recommendations presented in this report apply to natural gas used for power generation for several reasons:

1. Over the past decade, natural gas-fired generation rose significantly from 17 percent to 25 percent of U.S. power generation and is now the largest fuel source for generation capacity. Gas use is expected to continue to increase in the future, both in absolute terms and as a share of total power generation and capacity.
2. Unlike coal and fuel oil, natural gas is not easily stored on-site. As a result, real-time delivery of natural gas through a network of pipelines and bulk gas storage is critical to support electric generators.
3. Natural gas is widely used outside the power sector, and the demand from other sectors—particularly coincident end-user gas peak demand during cold winter weather—critically affects the ability to deliver interruptible transportation service in the power sector. Additionally, demand for natural gas is expected to grow in other sectors (e.g., transportation, exports, and manufacturing).
4. While extremely rare, disruptions in natural gas supply and/or transportation to power generators have prompted industry to seek an understanding of the reliability implications associated with increasing gas-fired generation. Contracts for firm natural gas supply and transportation affect the risk profile of each power plant (or group of power plants); therefore, a framework for analysis is needed to understand the cumulative impacts of an area's gas-fired capacity.

5. Natural gas is expected to play a growing role in offsetting the variability and uncertainty associated with renewable resources, mainly wind generation. As variable generation increases, swings in variable generation may call for dispatch of gas-fired generation at a larger and less predictable rate.

The electricity sector's growing reliance on natural gas raises concerns from Independent System Operators (ISOs), Regional Transmission Organizations (RTOs), market participants, industrial electricity and gas consumers, national and regional regulatory bodies, and other government officials regarding the ability to maintain electric system reliability when the capacity to deliver natural gas supplies to power generators is constrained. The extent of these concerns vary from region to region; however, they are most acute in areas where power generators rely on interruptible gas pipeline transportation and where the growth in gas use for power generation is growing the fastest.

Accordingly, this has refocused gas supply and infrastructure adequacy concerns in some areas, causing industry and policymakers to refocus attention on gas–electric interactions. Several regional efforts have been made—including NERC's own—to analyze the potential problem and to consider fuel supply and transportation adequacy as a formal part of electric reliability assessments.

NERC assesses reliability concerns based on fundamental principles: BPS reliability must be maintained, regardless of the generation mix and all generation must contribute to system reliability within its physical capabilities. Therefore, solution sets that are implemented in the future should consider the reliability concepts presented in this report. Additionally, a constant theme throughout this report is the need for inter-industry coordination be focused at the regional level, because of both significant differences in operational characteristics as well as regulatory rules and market environments.

NERC will determine if further action on this issue is necessary by using an advisory committee for strategic guidance. This includes organizing a group of subject matter experts, allowing for technical committee reviews, and prioritizing risks. Risk management is inherent in the electricity industry's role in providing reliable power to its customers. However, it is important to acknowledge that reliability comes at a cost, and the electricity industry must be positioned to maintain reliability taking into account future changes to the resource mix. Policymakers and regulators should address the issue of cost and find the right balance between electric reliability and the increased costs associated with it.

This report is an effort to explain the main analytic issues, offer suggestions on how natural gas supply and pipeline adequacy can be measured, and incorporate those results into both short-term and long-term resource adequacy assessments that are conducted by the electricity industry. When analyzing and discussing risks from gas dependencies, it is essential that vulnerabilities and associated impacts are distinctly discussed—those that are related to unexpected disruptions to natural gas facilities (leading to natural gas curtailments) and those that are related to gas transportation interruptions.

The degree of industry response and action is dependent on the region-specific challenges. In regions where this issue is emerging on a broader scale, enhancements to planning processes that integrate gas availability into resource planning analyses will likely be the first course of action. Through comprehensive analysis, vulnerabilities can be identified in the planning stages (1 to 10 years) and risks can effectively be managed. These studies provide the foundation for state, federal, and provincial regulators, policymakers, and system planners to implement changes and send accurate signals to the electricity market for future needs of the bulk power system. Additionally, these studies allow for solution sets to be measurable and achievable. Accurate representations of potential vulnerabilities through comprehensive planning studies are key in aiding risk-informed policy decisions.

From an operations perspective, seasonal preparations, operational planning, and real-time operating procedures need to reflect formalized coordination with the gas pipeline industry, with specific focus on emergency procedures during extreme events.

Key Findings and Recommendations

NERC's key findings in this report are categorized into two planning and operating timeframes: Long- and Short-Term Planning and Operational Planning and Operations. The recommendations presented below are intended to provide a platform for further technical and policy input. More details on the key findings and recommendations can be found in Chapter 9.

Long- and Short-Term Planning Findings

- Reliability assessment and resource adequacy studies
- Gas supply and fuel security
- Transportation expectations
- Generator availability
- Back-up fuel and fuel-switching capabilities

Operational Planning and Operations Findings

- Seasonal and day-ahead observability
- Coordinated operational procedures
- Coordinated outage schedules
- Increasing flexibility
- Information sharing and situation awareness
- Emergency operating procedures

Long- and Short-Term Planning Summary

Key Finding: Risk-based approaches are needed to study the impact and regional challenges associated with an increasing dependence on natural gas.

The power sector's growing reliance on natural gas has raised concerns by ISOs, RTOs, market participants, national and regional regulatory bodies and other government officials regarding the ability to maintain electric system reliability when natural gas supplies to power generators are constrained. The extent of these concerns varies from region to region; however, concerns are most acute in areas where power generators rely on interruptible gas pipeline transportation and where the growth in gas use for power generation is growing the fastest. Because it typically takes three to four years to build pipeline infrastructure, solution sets that call for increased pipeline capacity must be developed as quickly as possible so the electric industry is well postured to manage the regional challenges and emerging risks associated with an increasing dependence on natural gas.

Recommendations:

- Implement advanced modeling and analysis approaches. NERC recommends the Three-Layer approach or similar advanced probabilistic techniques.
- Enhance the NERC Generator Availability Data System (GADS) to increase the effectiveness of trending gas-fired generator outages and causes related to fuel issues.

Key Finding: Enhancements to reliability and resource assessments should reflect risks to gas-fired generation as a result of various fuel disruptions.

Natural gas is a reliable fuel source that is expected to fire electric generation serving more than 50 percent of the electric peak demand in North America by 2015. However, because natural gas is largely delivered on a just-in-time basis, vulnerabilities in gas supply and transportation from a planning perspective must be sufficiently evaluated to inform BPS operators about credible contingencies and flexibility options. Resource planning and adequacy assessments in some areas do not fully account for the risk of disruptions in the natural gas and other fuel supply chains.

For example, electric system impacts due to a single point of failure within the natural gas fuel supply chain can impact electric generators downstream from the disruption. Impacts of potential wide-spread common-mode failure events, such

as a major failure along an interstate gas pipeline or major supply source, although rare, must be well understood to foster enhanced planning and design insights.

Pipelines are able to operate with temporary supply disruptions, provided the gas pressures are maintained within acceptable limits. However, within a relatively short time, a major failure could result in a loss of electric generating capacity that could exceed the electric reserves available to compensate for these losses. The likelihood of pipeline failures occurring during electric peak periods, however, is extremely low.

By integrating these risks into planning studies, potential generator outages due to natural gas interruptions and curtailments can be better understood. Through rigorous analysis, vulnerabilities can be identified in the planning stages (1 to 10 years) and risks can effectively be minimized. These studies provide the foundation for state, federal, and provincial regulators, policymakers, and system planners to implement changes and send accurate signals to the electricity market for future needs of the bulk power system. Additionally, these studies allow for solution sets to be measurable and achievable.

Recommendations:

- Incorporate natural gas fuel availability or natural gas-fired generation availability into the NERC Long-Term Reliability Assessment and Seasonal Reliability Assessments.
- Identify how risk assessments are performed in different regions and use this information to develop recommendations for a uniform seasonal and long-term reliability assessment process for consideration by NERC Planning Committee.
- Improve Generator Owner procedures and methods to maintain fuel switching capabilities.
- Enhancements to market products supporting higher levels of fuel certainty should be considered (i.e., adequate level of fuel inventories and functional capability testing and/or firm natural gas transportation).
- NERC should support further studies for enhancing planning processes that relate to fuel availability and resource adequacy.

Key Finding: Regional solutions will likely include a mix of mitigating strategies, increased gas and/or electric infrastructure, and dual or back-up fuel capability.

Dual-fuel capabilities and a variety of storage options may help bridge the gap between the uncertainties of gas availability during extreme events and maintaining a reliable source of operable capacity available to meet seasonal peak demands.

Based on the reserve margin scenario assessments performed as part of this report's efforts, many of the NERC assessment areas have sufficient reserve margins to mitigate the loss of a significant portion of their gas-fired generation.

Electric transmission increases the bulk power system's flexibility and resilience to various disruptions. Efforts to manage gas supply and transportation disruptions should consider the benefits of electric transmission.

Although generators may have contractual obligations to perform, performance incentives, particularly in competitive wholesale electricity markets, may not be strong enough to incentivize generators to procure firm or otherwise reliable fuel supplies (natural gas supply and transportation, oil, or other mitigating strategies).

Risks to gas supply shortages can largely be mitigated or reduced with the abundance and geographic diversification of shale plays across North America. With unconventional shale gas production spread across the continent, vulnerabilities in gas supply due to weather events can be mitigated or reduced by increasing production in unaffected areas.

Recommendations:

- Policymakers and regulators should consider developing solutions that provide the right balance between electric reliability and the increased costs associated with it.

Key Finding: Enhancements to data sharing and planning coordination can provide insights through additional studies and scenario analysis.

There is no compiled statistical data on gas system outages that would be the equivalent to NERC GADS databases. Therefore, outage data would have to be estimated from various surrogate sources, including pipeline bulletin board notices, accident reports filed with government agencies, surveys of pipeline and distribution companies in the study region, and maintenance and repair information from equipment manufacturers and service companies. This type of information is important for complex analyses that rely on past performance to achieve an acceptable level of prediction and certainty. Increased coordination and information exchange for planning purposes could aid in developing confidence around a distribution of potential scenarios.

Recommendations:

- Work jointly with the natural gas industry to identify data requirements that can be used for electric reliability analysis.
- Planning Coordinators and/or Reliability Coordinators should identify critical gas-fired electric generation to ensure “critical generators” have the ability to mitigate or reduce the risks associated with fuel disruptions and curtailments.

Operations and Operational Planning

Key Finding: Sharing information for operational planning purposes is essential to fully understanding generator availability risks in the season ahead.

While Generator Owners are generally able to schedule and secure gas during the summer to meet seasonal peak demand, this flexibility decreases during winter months when pipeline use tend to peak and firm transportation customers have scheduled their full entitlements. Cold weather can also be responsible for increased infrastructure and supply disruptions, which are generally caused by freezing. Risks to gas wellheads, generators, and pipeline infrastructure due to freezing can expose the electric industry to significant capacity shortages. While firm gas transportation significantly decreases the likelihood that fuel delivery will be curtailed, extreme events, such as wellhead freeze-offs causing decreased gas production (a force majeure event), could potentially lead to common-mode failures of a significant amount of gas-fired generators. The expected increases in gas-fired generation on the BPS will increase the amount of operational uncertainty that the system operator must factor into operating decisions.

Recommendations:

- Increased situation awareness of the natural gas supply and pipeline system enhances the electric system operator’s ability to make risk-informed decisions.
- In preparation for summer and winter extreme conditions, electric system operators need enhanced observability of pipeline conditions, capacity availability, supply concerns, and potential issues affecting fuel for gas-fired generation.

Key Finding: Formalized communication and coordination with the gas pipeline and supply industry during extreme events is needed.

Information on daily fuel supply adequacy and less probable contingencies on the gas pipeline or compressor stations which could result in loss of multiple gas-fired units should be provided to electric system operators with as much notice as possible.

Both industries have stated that there are sufficient coordination practices at this time and enhancements planned for the future. Based on these practices, operational procedures should include formalized coordination with the gas supply and pipeline industry, as well as emergency procedures during extreme events. Timely information sharing is most important

when natural gas suppliers and pipeline operators can determine that a potential shortages or interruptions may occur due to usage and transportation outages.

Recommendations:

- System operators should re-examine interindustry communication protocols that apply during periods of stress

Key Finding: System operators will need access to sufficient flexible resources to mitigate the added uncertainty associated with natural gas fuel risks, including those introduced by interruptible gas transportation service.

Operating criteria, forecasting, commitment, scheduling, dispatch and balancing practices, procedures and tools should consider fuel risks and risk mitigation measures to assist operators in maintaining bulk power system reliability. Enhanced operator training should be considered in light of the increasing need for electric and pipeline operator communication and coordination. Training crosses a number of areas, some of which are specific to each industry, while others likely represent interindustry efforts.

A projection of flexibility can also provide additional observability to the system operator in order to maintain operational reliability; however, this can only be made with enhanced coordination with gas-fired generators and the natural gas pipeline operators. In response to gas disruptions, electric system operators should be able to identify vulnerable capacity, determine if reserve capacity is available, dispatch the appropriate resources, implement any operating procedures, and minimize any impacts caused by fuel disruptions.

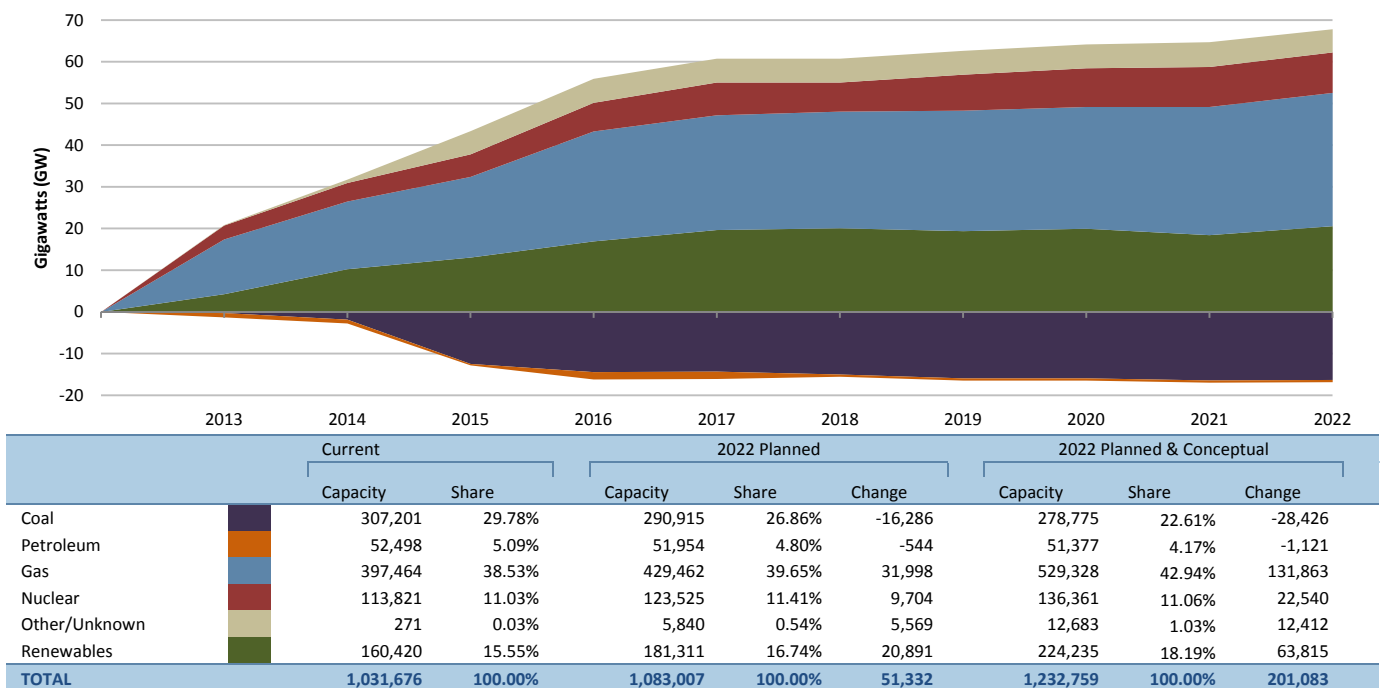
Recommendations:

- NERC should leverage its stakeholder groups to identify best practices in areas currently most vulnerable to gas dependency risks and taking immediate actions for improvement, such as New England. Such an effort could lead to insights for enhanced operator training and table-top exercises.
- Joint industry drills or table-top exercises with the key players of both gas, electric, and various state commissions would foster enhanced coordination and harmonize cross-industry issues, response plans, and mitigation measures.

Chapter 1—Introduction

For a variety of reasons, including (a) the adoption of efficient natural gas-fired combined-cycle and combustion turbine technology by the electric power industry and (b) the emergence of shale gas, both of which have altered the relative economics of gas-fired generation, the natural gas and electric power industries have become significantly more interdependent. The trends in fuel-mix changes highlighted in NERC’s 2012 Long-Term Reliability Assessment (see Figure 1) identify gas-fired generation as the primary choice for new generation capacity. Continued high levels of dependence on natural gas for electricity generation have increased the BPS’s exposure to interruptions in fuel supply, transportation, and delivery. Efforts to address this dependence must be sustained and expanded in order to analyze potential risks in the future.

Figure 1: NERC-Wide Planned Capacity Additions



While there are a number of positive impacts from increased natural gas use by the electricity industry, the emergence of this interdependency issue has made the power sector more vulnerable to adverse events that may occur within the natural gas industry (e.g., curtailment of gas supplies due to line breaks and well freeze-offs). Similarly, the system reliability of the gas industry can be impacted by events that occur in the electricity industry (e.g., loss of electric compression in the field, at processing plants, or for transportation systems).

This report, which builds on an earlier NERC report regarding gas use within the electric industry,⁵ addresses the need to further improve coordination that will lead to enhanced electric system reliability. Coordinated approaches with collaborative interindustry activities will provide enhanced system reliability beyond independent efforts of each industry. A constant theme throughout this report is the need for interindustry coordination to be focused at the regional level due to existing significant operational differences, regulatory rules, and market structures.

⁵ NERC, 2011 Special Assessment Report: A Primer of the Natural Gas and Electric Power Interdependency in the United States: http://www.nerc.com/files/Gas_Electric_Interdependencies_Phase_I.pdf.

This report examines gas-electric interdependency as a long-term resource adequacy issue and therefore excludes specific discussions of best practices for day-to-day operation, and emergency planning between the electric and gas industries. The issue of what additional natural gas infrastructure may be needed nationally or in any given region is not addressed. Finally, this report contains no policy recommendations for changes in market design or regulation that supports any one solution. Instead, the report includes hypothetical case studies and recommendations for general analytic techniques. The report is structured as follows:

- **Chapter 1—Introduction**

The introduction provides an overview of each chapter in this report and describes the goals and objectives, as well as the parameters of focus.

- **Chapter 2—Interface Between Two Industries**

This chapter provides an overview of the key attributes of the natural gas loads within the power industry that are challenging for the gas industry to accommodate, as well as the major differences in the planning systems for the two industries. In addition, this chapter briefly summarizes historical efforts to both analyze and facilitate increased coordination between the two industries.

- **Chapter 3—Gas Supply Vulnerabilities**

The power industry's recent increased reliance on gas-fired generation and the expected further growth of gas-fired capacity has elevated concerns over fuel supply and delivery. Although small in number, there have been interruptions of gas supply and delivery to both electric generators, as well as consumers within other demand sectors. This chapter highlights several of these historical incidents and potential implications for the power industry.

- **Chapter 4—Scenario Reliability Assessments**

In this chapter, NERC analyzes hypothetical scenarios and describes the corresponding impact of rare pipeline disruptions. Calculations and estimates of the risk exposure are incorporated in these scenarios. The resource adequacy scenario assessment is intended to illustrate the impacts to planning reserve margin projections due to reduced gas-fired capacity.

- **Chapter 5—Methods for Analyzing Natural Gas Demand and Infrastructure**

In this chapter, NERC recommends a three-layered approach to the analysis of natural gas demand and infrastructure. Layer 1 is to assess the regional capacity of the gas infrastructure under normal operating conditions, and compare that capacity to the gas load by developing daily and hourly gas load duration curves for a specific set of weather conditions. Layer 2 is to compare the same gas load duration curves to gas infrastructure capacity under assorted gas transportation contingencies, such as a compressor station outage. Layer 3 is to perform a Monte Carlo simulation analysis, which examines a wide range of weather and gas supply conditions to determine how often the existing and projected natural gas infrastructure cannot serve generation needed for power system reliability.

- **Chapter 6—Enhancing Resource Adequacy Assessments**

This chapter describes how the fuel supply availability analysis would be factored into conventional electric system resource adequacy studies. The section is organized under three subsections. The first section provides a brief description of the resource adequacy concept within the electric power sector. The second section introduces standard resource adequacy modeling approaches. The third section introduces NERC's recommended approach for integrating fuel availability within resource adequacy modeling efforts.

- **Chapter 7—Performance Analysis of Generator Outages**

This chapter examines the NERC Generating Availability Data System (GADS), a series of databases that tracks the performance of electric generating stations in North America. Using the information gathered in GADS, NERC performed an analysis on generator outages due to “lack of fuel.” The analysis provides a means for the power industry to track and trend potential issues that may cause concern in the long term.

- **Chapter 8—Risk Assessment for Electric Reliability**

The initial sections of this report highlight that natural gas is a reliable fuel source for electric generators; however, during high electric demand, some electric generators are subject to interruptions, which in turn have the potential to adversely impact overall system reliability. This chapter discusses, from several different perspectives, how the risk from this potential vulnerability can be addressed and managed.

- **Chapter 9—Key Findings and Recommendations**

This chapter provides key findings and recommendations for short- and long-term electric system planning, operational planning, and operations.

- **Appendix I: Consolidation of Reports and Studies**

- **Appendix II: Regional Analysis of Generator Outages**

- **Appendix III: Terms Used in This Report**

Coordination of gas and electric service was first discussed more than a decade ago by the North American Energy Standards Board (NAESB), the Natural Gas Council, and existing and prospective shippers—including shippers that would serve generation. At that time, however, various factors in natural gas markets allowed generators to use available pipeline capacity, largely through interruptible service and released capacity. Drivers for these conditions included:

- The development of the first wave of pipeline capacity turn-back by shippers as alternative transportation paths for natural gas delivery
- Pipelines were originally constructed and paid for by Local Distribution Companies (LDCs) to serve near peak winter heating loads. Power plants were able to use underutilized capacity in the summer and shoulder months.
- A period of high gas prices that moderated gas demand within the industrial sector, thereby freeing up existing pipeline capacity available to power generators, often on an interruptible basis
- The economic recession of 2001, which created further “slack” capacity on many interstate pipelines

Over time, the market for pipeline capacity within some Regions has tightened, changing the ability of generators to reliably obtain interruptible pipeline capacity during higher electricity demand hours.

Natural gas pipeline facilities have been designed and constructed based on peak day firmly contracted capacity. Firm pipeline customers usually contract close to 100 percent of the capacity on a pipeline since capacity is not built to serve interruptible customers. This practice presents issues for gas-fired generators that prefer interruptible transportation service due to variability in volumetric requirements as well as economics.

Over the past several years, the subject of the interdependency of gas and electric service reliability has intensified in many forums. As the amount and dispatch of gas-fired generation increases, the interaction between the electric grid and the gas network can become stressed. These stresses highlight the similarities and differences in the structure, operation, business practices, and communication between the two industries.

In August 2012, the Federal Energy Regulatory Commission (FERC) recognized the need for coordination between natural gas and electricity markets and held technical conferences on coordination between natural gas and electricity markets

around the United States. The conferences covered issues such as coordination and information sharing, scheduling, market structures, and reliability concerns. These issues are a reflection of a request for comment from industry participants regarding pressing issues concerning gas–electric integration. Many participants also asserted that issues differ considerably by Region. In recent years, a number of studies have attempted to assess the gas–electric reliability issues. A summary of the findings can be found in Appendix 1. FERC also hosted the Technical Conference titled *Coordination between Natural Gas and Electricity Markets* on February 13, 2013, where the Commissioners, FERC staff, and representatives of both industries shared concerns related to gas–electric coordination and the BPS reliability challenges presented by the interruptible natural gas supply and/or transportation contracts used by power generators.⁶

⁶ Industry members have submitted comments to FERC related to this issue under Docket No. AD12-12-000.

Chapter 2—Interface Between Two Industries

There are many differences between the natural gas and electricity industries. The two sectors have very different structures, physical attributes, regulatory processes, and cost recovery mechanisms. The core of these differences is represented by centralized and market driven—to a point—natural gas transportation compared to the more centralized, reliability driven electric transmission development mechanisms.

There are also differences between the two industries in terms of planning and operating practices. For example, the planning process for a new natural gas pipeline and storage infrastructure is based on an underpinning of contracts for firm service entitlements for the contracting party. New or expanded pipeline capacity is only constructed with long-term (at least 10 years) contractual commitments from gas shippers; however, in some cases, suppliers will fund pipeline development to bring their product to a liquid trading hub (i.e., market push). Gas suppliers are often unable to obtain the required certificate for new capacity without these contracts. Within this model, no capacity is constructed specifically to serve interruptible service requirements.

Under average annual operating conditions, most pipelines have some level of capacity that is not used by firm customers and is therefore available for non-firm (interruptible) loads, including gas generators with non-firm contracts. If the requirements for non-firm deliveries are communicated to the pipeline within the nomination cycle timeline, the pipeline can use facilities to allow for delivery of gas requested up to the physical capabilities the system can allow. This is the normal procedure for interruptible transportation service or capacity release from firm shippers.

The structure within the electric industry is fundamentally different. Generation capacity expansions are driven by a combination of resource adequacy requirements and market forces. Planning for transmission infrastructure is triggered by reliability criteria under stressed system conditions; therefore, there is an implicit level of reserve capacity available in the transmission and generation systems to accommodate contingencies or above-normal weather conditions. Furthermore, from an operating perspective, power plant generation follows load to serve the hourly needs of the system. The generating units that are primarily required for reliability during peak conditions tend to run for a very limited number of hours and as a result, generator owners may prefer interruptible gas services. Firm gas transportation services—purchased with fixed reservation fees that do not provide a customer time-of-day use rates and do not vary based upon the volume of gas delivered—may not be cost-effective when considering the annual amount of gas required for these peaking gas facilities.

In some power markets or regions where there is excess gas pipeline capacity available, these low-capacity factor units can rely upon interruptible service with a reasonable degree of certainty that service will be available. As growth in gas system requirements in a region reaches the point where new pipeline capacity is required or when market conditions result in simultaneous peak electricity and gas demand, the differences in the structures of the two industries can result in a mismatch between the availability of gas delivery services and gas demand for electricity generation. This can be particularly challenging in areas where a significant amount of the generation capacity, or more importantly reserve capacity is susceptible to gas transportation interruptions and the resulting generator outages.

Additionally, within the electric industry, regulated utilities have cost recovery mechanisms for fuel supplies and transportation procurement. These mechanisms have incorporated overall cost into the rate case. However, in deregulated markets, accurate price signals reflecting reliability needs and incorporating acceptable risks are vital to maintaining a risk-averse resource portfolio.

Electric and Gas Integration Concerns

Regarding incorporation of natural gas availability into electric system reliability assessments and long-term resource planning, there are differences in the structure and regulation of the two industries that need to be recognized and understood. The following section will discuss specific aspects of the regulatory framework and operational protocols for natural gas interstate pipelines that affect the delivery of natural gas to electric generators.

The growing reliance on natural gas has raised concerns of the ISOs and RTOs, market participants, and national and Regional regulatory bodies regarding the ability to maintain electric system reliability. While natural gas utilities (often referred to as local gas distribution companies) contract for firm pipeline transport and storage capacity and maintain local peak shaving facilities to meet customer demand, many gas-fired electric generators have chosen to rely on interruptible gas transportation services to meet fuel needs. As gas consumption for both power and non-power uses has grown, the availability of interruptible capacity has declined, especially during periods of peak gas demand.⁷ Thus, concerns about gas supply and infrastructure adequacy to satisfy future power generation needs have recently re-focused FERC's attention on gas–electric reliability, particularly in regions where generators rely heavily on interruptible gas transportation.

These difficulties are attributed to the electric customer's large point loads, high pressure requirements, significant variation in loads, and non-ratable takes. Each of these characteristics is thoroughly reviewed in Phase I of NERC's special assessment.⁸ Also, straining the interface between the two industries is the significant difference in the “electric day” and “gas day” operating schemes used by the two industries. While protocols and tariffs in several Regions have been revised to better accommodate this difference in operational planning days, coordination between the two industries can be strained.

One major concern with current electric reliability assessments is that resource adequacy studies traditionally assume most fuels are always available (fuel expectations for hydro, wind, and solar are generally considered and incorporated into the analysis). These concerns have heightened the interest in studying gas–electric reliability issues and have increased the importance of questions that power market participants, regulators, and system planners have about the adequacy of natural gas to satisfy growing gas-fired generation over time. Some of the specific questions of interest to the electric power industry, regulators, and NERC regarding gas–electric integration and coordination include:

- Is there sufficient physical delivery capability to deliver gas to power plants at a time of peak demand?
- Do gas-fired power plants have contractual call options on gas supply and pipeline delivery capacity at a time of peak demand, and can the power plants be considered firm if they don't have firm gas supply and firm pipeline capacity? If not, what is the probability that interruptible gas transportation will be available?
- How can utilities, electric transmission organizations, and gas pipelines better coordinate the different scheduling and contracting practices to ensure reliable and efficient operation of the gas and electric systems?
- Is there sufficient gas supply (i.e., overall gas resources) from producers to satisfy peak demand in a given power market? Will wellhead gas supplies be affected by more stringent upstream environmental rules?
- How and why might gas supply be limited under certain circumstances (e.g., wellhead freeze-offs and LNG disruption), and how would this impact gas and electric system reliability?
- How and why might delivery capacity be limited under certain circumstances (e.g., compressor or pipeline failure), and how would this impact gas and electric system reliability?

⁷ ISO-NE Study and 2012/13 Winter Operations Report:

http://www.isone.com/committees/comm_wkgrps/strategic_planning_discussion/materials/winter_operations_summary_2013_feb_%2027_draft_for_discussion.pdf

⁸ http://www.nerc.com/files/Gas_Electric_Interdependencies_Phase_I.pdf

- What are the costs of supporting new transmission pipeline infrastructure? What are the benefits of constructing new natural gas pipelines? Is local high-pressure natural gas storage a viable option?
- What are the costs and feasibility of on-site storage (e.g., LNG/CNG⁹ storage) and dual-fuel capability as solutions to these problems? Is on-site or portable liquefaction a viable option for peaking facilities? Can LNG be delivered by truck or rail for needed peak facilities that operate a few days a year?
- What are the costs of other solutions, such as coal must-run backup, demand response, or more electric transmission?

Further, a future surge in electricity sector gas demand is expected to occur in response to recent and pending Environmental Protection Agency (EPA) regulations. The latter likely will result in more than 70 GW of coal-fired capacity being retired; much of the reduction in coal-fired generation will be replaced by additional gas-fired generation, demand response, and energy efficiency. While there will be significant variations among the Regions, a critical aspect of the power industry's further dependence on gas-fired generation is that for some electric utilities, gas generation will begin to serve baseload, intermediate load, and peaking load requirements, whereas historically gas-fired generation has been used almost exclusively for intermediate and peaking loads. This shift, which already has occurred in ERCOT, FRCC, and NPCC, is expected to cause a change in the demand for natural gas transportation services, from the historical reliance on interruptible transportation services to more firm transportation services.

Because it typically takes three to four years to build pipeline infrastructure, solution sets that call for increased pipeline capacity must be developed as quickly as possible so the electric industry is well postured to manage the challenges and emerging risks associated with increasing dependence on natural gas.

Differences in Gas and Electric Industry Structures and Coordination Issues

There are several differences in the structure and regulation of the natural gas and electric industries that need to be recognized and understood when considering the coordination and interdependencies of the two industries. These differences affect both the planning and the operating areas. Operational coordination concerns between electric systems and natural gas pipelines include:

- Coordinated business day and bidding/nomination schedules
- Notification procedures (Order 587-V)
- Coordinated emergency response procedures
- Coordinated planned outages for routine maintenance and repairs
- Market-clearing times for natural gas and electricity pricing
- Lack of flexibility in gas transportation services and scheduling
- Transparency reporting
- Gas supply disruption due to extreme weather
- Regulatory coordination between state and federal agencies regarding coal-to-gas-fired conversions, gas supply growth, and infrastructure investment
- Temperature design limits of plants (to recognize the impact of low outside temperatures on loss or duration of capacity)
- Impact of winterization of plants to limit winter-related capacity losses

⁹ <http://www.oscomp-systems.com/>

Regulatory and Contractual Context of the Natural Gas Infrastructure

Certification of Interstate Natural Gas Pipelines

Section 7 (c) of the Natural Gas Act of 1938 grants FERC the authority to issue a certificate of public convenience and necessity to natural gas companies upon demonstrating that an interstate pipeline is in “the public” interest.¹⁰ Interstate pipelines cannot construct facilities or provide gas transportation service without a Section 7 certificate. FERC (and FERC’s predecessor, the Federal Power Commission) grants a certificate when service is needed. The certificate is important because it grants the power of eminent domain to the pipeline.

The definition of “need” has evolved over time. Originally, a pipeline company needed to demonstrate both the market need and the presence of sufficient supply to ensure that the pipeline would be sufficiently utilized. Prior to the restructuring of the natural gas industry in the 1980s and ’90s, a pipeline company would be required to have 20-year gas purchase contracts to demonstrate that there was sufficient supply to fill the pipeline.

With restructuring, FERC regulations evolved to rely on contractual commitments by the shippers on the pipeline as a demonstration of market need—along with the co-existence of supply. The contractual commitments of pipeline customers—known as shippers—is considered a superior method to evaluating need in a competitive market setting, compared to a review of competing projects conducted by regulators.

The evaluation of need requires that the pipeline bring to FERC legally binding precedent agreements showing that the pipeline will be fully or nearly fully subscribed¹¹ for a minimum of 10 years. Contracts for interruptible service are not included in the demonstration of market need. Only contracts for firm service are included within that evaluation. As discussed later in this section, the rates charged for firm service, which include fixed, monthly reservation, or “demand” charges to reserve the capacity, are often higher than non-firm charges and can present challenges to any pipeline customer wishing to receive gas transportation service during a limited number of hours each month.

Firm Transportation Service and Primary and Secondary Rights

As noted above, firm service contracts with shippers underpin the economic regulation and cost recovery for natural gas pipelines. The firm service contract grants the shipper certain rights to utilize the capacity that has been contracted according to the published pipeline tariff.

Under FERC Order 636,¹² FERC created a framework to allocate capacity and property rights to the shippers on the pipeline. One of the objectives of Order 636 was to increase the economic efficiency within the pipeline network. To do that, FERC directed the pipeline industry to establish a system with primary and secondary rights under the firm service contract.

Each firm service contract specifies a primary receipt point(s) where gas can be received by the pipeline for transport on the system, and a primary delivery point(s) where the gas is removed from the pipeline and delivered to the shipper’s facility (e.g., a local distribution company, power generator, industrial plant, etc.) or to another gas pipeline for continued transport. “Primary” firm service has the highest priority for service and will not be disrupted, barring a significant force majeure event or mandatory maintenance.

In addition to the rights of primary service, Order 636 instructed pipeline contracts to include a system of secondary rights. The details of the system of secondary rights differ somewhat from one pipeline to the next. The implementation requirements were dictated by the physical configuration of each pipeline. All FERC-regulated pipelines, however, have a system that allows a shipper to deliver gas to them for transport at an alternative receipt point or remove gas at an alternative delivery point. By requiring this flexibility, FERC created a system where a shipper could generate some

¹⁰ 15 USC 717h. “U.S. Natural Gas Act of 1938,” section 7.

¹¹ FERC requires that a vast majority of the capacity is under contract prior to certifying the project.

¹² Order 636 Final Rule, Pipeline Service Obligations and Revisions to Regulations Governing Self-Implementing Transportation Under Part 284 of the Commission’s Regulations, Issued April 8, 1992

economic value from holding a firm service contract during the time that the shipper did not require a full quantity of pipeline capacity to be reserved under the contract.

Order 636 also required each pipeline to institute a Capacity Release program whereby shippers could resell the firm contracted capacity to other shippers on the pipeline. The ability to designate alternative receipt and delivery points is a necessary element that creates economic value for a shipper buying capacity from the primary contact holder (in this case the shipper is known as a “replacement shipper”). Additionally, FERC required the pipelines to allow shippers to “segment” the capacity held under contract. For example, if a shipper holds capacity on a pipeline that runs from Louisiana to New York, the shipper could, on a single day, deliver gas to the pipeline in Louisiana for delivery in Kentucky and deliver gas to the pipeline in Pennsylvania for delivery to New York. A variation of this example would be to sell the capacity downstream of Pennsylvania in the capacity release market while still delivering the contract volume to New York with gas sourced from Pennsylvania.

Gas service provided to shippers under these secondary rights to firm service is given a lower priority than the right granted to primary firm service. The secondary rights, however, are granted a higher priority for service than those granted to interruptible service. Some pipelines have created additional levels of priority for secondary firm service rights. For example, some pipelines may have a priority category for secondary service that is “in the primary service path” that has a higher priority than secondary firm service that is “out of the primary service path.”

Interruptible Transportation Service

Under “average annual operating” conditions, most pipelines have some level of capacity that is not used by firm customers and is therefore available for non-firm loads. If the requirements for non-firm deliveries are communicated to the pipeline within the nomination cycle timeline, the pipeline can use facilities to allow for delivery of gas requested up to the physical capabilities of the system. Pipelines may suspend, reduce or not schedule interruptible transportation services in accordance with the pipeline’s tariff and FERC policy.

As noted earlier, the planning process for new natural gas pipeline and storage infrastructure has developed based on an underpinning of contracts for firm service entitlements for the contracting party. Pipeline owners do not construct new or expanded capacity without long-term (at least 10 years) contractual commitments from gas shippers. FERC will not grant the required certificate for new capacity without the firm service contracts discussed earlier. Within this model, capacity is not constructed to serve interruptible service demand.

Unlike firm service, which has a fixed monthly reservation fee paid to reserve capacity, interruptible service is priced solely on a volumetric basis. The shipper only pays for the volume of transportation service that it receives. This is an attribute that is often desirable for power generation customers of the pipeline, particularly those that have relatively low annual capacity factors.

Interruptible service, however, comes with the lowest service priority. As a result, interruptible service is the first to be restricted or reduced during periods where the pipeline is highly used, maintenance is occurring, or force majeure is in effect. It is not uncommon for interruptible service to be unavailable during winter peak periods, particularly in constrained gas-delivery areas such as New England.

Nomination, Confirmation and Scheduling, and the “Gas Day”

Whereas electricity control areas and utilities in North America operate on various wholesale market “electric days,” every natural gas pipeline in North America operates on a common “gas day” for the transportation (flow) of gas. The gas day commences at 9:00 a.m. Central. The pipeline must offer at least four nomination opportunities as required by NAESB and FERC regulation. For each “nomination cycle,” there is a schedule for the communication between the shippers and the pipeline.

The communications process is divided into three steps: nomination, confirmation, and scheduling. The nomination step involves a shipper indicating to the pipeline the amount of service being requested for the next gas day or for the next cycle. During the nomination process, all parties request service including firm, secondary firm, segmented capacity, interruptible transportation, etc. The pipeline then fills those requests based on priority of service. The confirmation process involves communication between the shipper and a producer to ensure the pipeline has gas supply and can be delivered to the pipeline at a specific receipt point. The scheduling process involves the pipeline communicating to the shippers whether it can “confirm” that the shipper’s requested volume of gas can be removed at the delivery point based on the producers’ confirmation of the supply point and volume.

Despite the fact that natural gas generally moves at no more than 30 miles an hour through the pipeline, a shipper removes gas at the delivery point simultaneously with the gas being delivered to the pipeline at the receipt point, which may be 1,000 miles upstream. The nomination, confirmation and scheduling process in conjunction with the gas control center ensures the operation and pressure requirements for reliable service.

Figure 2 presents the timeline for nomination, confirmation, and scheduling for the minimal level of nomination cycles that a pipeline must provide. Figure 3 compares the gas day cycle to that of the electric day.

Figure 2: Pipeline Nomination Cycles (CPT)¹³

Nomination Cycle	Nomination Deadline	Third-Party Confirmation Deadline	Pipeline Scheduled Quantity Deadline	Flow Time
Timely (Cycle 1)	11:30 a.m. (The day before the gas flows)	3:30 p.m. (The day before the gas flows)	4:30 p.m. (The day before the gas flows)	9:00 a.m. (The next day)
Evening (Cycle 2)	6:00 p.m. (The day before the gas flows)	9:00 p.m. (The day before the gas flows)	10:00 p.m. (The day before the gas flows)	9:00 a.m. (The next day)
Intraday 1 (Cycle 3)	10:00 a.m. (The Gas Day)	1:00 p.m. (The Gas Day)	2:00 p.m. (The Gas Day)	5:00 p.m. (The same day)
Intraday 2 (No Bump- Cycle 4)	5:00 p.m. (The Gas Day)	8:00 p.m. (The Gas Day)	9:00 p.m. (The Gas Day)	9:00 p.m. (The same day)

When the pipeline operator receives a request for service, the total amount of service requested must be considered, along with the priority of service requested. Primary firm service is scheduled first. Secondary firm, including any differentiation within the category, is scheduled next. Interruptible capacity, which is often used by gas generators, is scheduled at a lower priority. Other services, such as “park and loan,” may have the lowest priority.

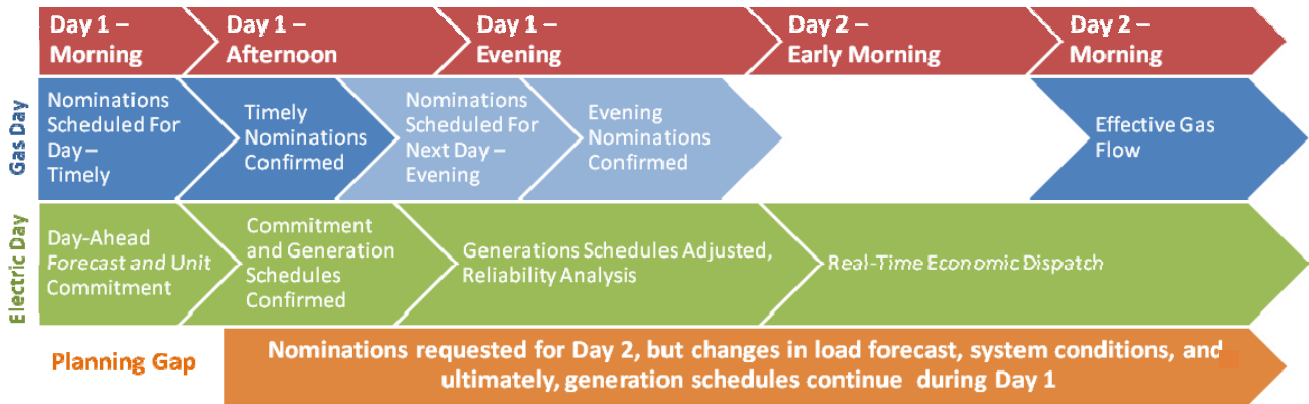
If there is insufficient capacity to meet all of the service requested within a priority category, the pipeline schedules the service on a pro-rated basis within the lowest priority category that is granted service. If all firm customers are using their full contractual entitlements, there may be insufficient capacity to meet the demands of interruptible transportation customers. Scheduling is done pursuant to the pipeline’s tariff and based on specific segments of the pipeline. As a result, interruptible capacity may be available on some segments of the pipeline but not all segments.

The focal point of these differences is a multi-hour gap in the timing between the two days, which increases the difficulty of providing the needed services to gas-fired generation.¹⁴ For example, the electric day, in essence, completes its planning for the next day by 6:00 p.m. of the current day. While the completed electric utility plan identifies which electric units will run the next day (which in turn provides the basic information to project the next day’s fuel consumption), the pipeline deadlines for nominations historically have been at 10:00 a.m. of the current day. Thus, there is a six-or-more-hour gap of incompatibility between the two traditional approaches to planning and scheduling.

¹³ <http://www.naesb.org/>

¹⁴ See Chapter 7 of NERC’s *A Primer on the Natural Gas Industry and its Interface with the Electric Power Industry*, 2011, for a complete assessment of both the electric day and the gas day.

Figure 3 : Description of the Interaction of Gas-Day and Electric-Day Planning Cycles



The net result of this scheduling gap is that electric generator nominations, with their relatively large gas loads, are based upon estimates by the individual fuel planners of each Generator Owner (GO) between 24 and 36 hours in advance. The issue could be magnified when scheduling on a Friday, since gas markets are closed for the weekend. This can result in significant differences between nominations and actual gas requirements (see Figure 3). The nominating and scheduling process provides an opportunity for each Generator Owner to manage and effectively minimize its risk exposure. However, the amount of firm pipeline capacity needed, either through firm capacity entitlements or capacity release, should reflect the best possible estimate of actual gas requirements; although, inherent risk with estimates poses additional threats.

Power producers have expressed concerns about the lack of liquidity in the gas market after the nominations are confirmed and the gas flows are scheduled. After the scheduling is completed, power generators have difficulty procuring additional gas and often are unable to move gas procured for other facilities to the facility in need due to lack of pipeline capacity.

Furthermore, sudden weather and system events can exacerbate these differences. When such differences occur, a pipeline may not be able to accommodate changes between previous nominations and actual delivery requirements depending on how other customers have nominated to use their contractual rights on the system. In addition, if a generator goes out of balance for a prolonged period or withdraws gas faster than the tariff permits, then the generator may be subject to a number of imbalance penalties required under the pipeline tariffs.

While there are regional nuances to the above portrayal of the gas day and the electric day (i.e., the electric day is not standardized across different power markets), within each Region there is basic incompatibility between the two planning days. In addition, while the example above assesses the traditional gas and electric days, over the last decade, each industry has made steps to accommodate the other—at least to a degree. For example, many, but not all, pipeline tariffs have been revised to include additional mechanisms for revising gas quantity nominations. Similarly, some GOs are refining their planning and scheduling protocols so that information becomes available a few hours earlier in the traditional electric day. The latter can facilitate the refining of intraday volume adjustments. Nevertheless, these improvements are not sufficient to close the gap between the electric and gas day and ensure that generators would be able to procure sufficient gas supplies during peak hours. This issue was most recently exposed in New England during the January through February 2013 operating period.¹⁵

¹⁵ Winter Operations Summary: January – February 2013: http://www.iso-ne.com/committees/comm_wkgrps/strategic_planning_discussion/materials/winter_operations_summary_2013_feb_%2027_draft_for_discussion.pdf

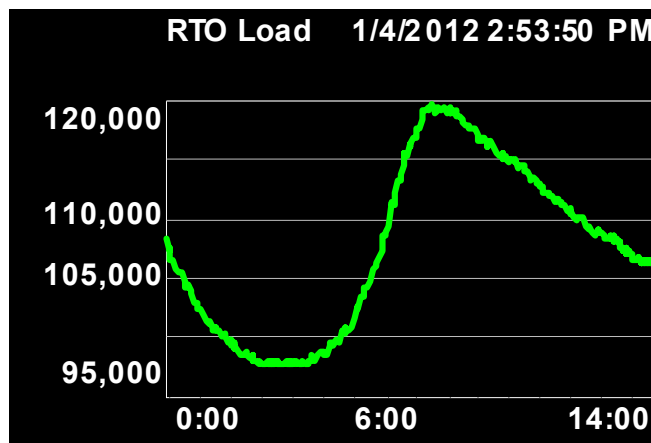
Imbalances, Penalties, and Unauthorized Overruns

All shippers experience some variability in the hourly and intra-hour rate that gas is required. Residential and commercial gas requirements, for example, generally increase in the morning hours as homeowners awake, turn up the thermostat, and increase hot water requirements. The gas load tends to peak around 8:00 or 9:00 a.m. and decline as people go to work. A second relative peak generates within the day as people return home from work.

Power generation requirements also experience similar load patterns within the day, and the rates of change can be quite dramatic. Figure 4 represents the load profile for the PJM Interconnection (PJM) on January 4, 2012. That morning, PJM demand increased 27,000 MW in 4 hours—over 100 MW/min. As electric power demand increased, the requirements for natural gas serving the regional gas-fired generation, which is well-suited to meet the variable requirements, also increased with the core gas loads.

The variability of gas demand requirements, however, is affected by other factors that can be even harder to predict. An unanticipated outage in a large, non-gas-fired generator can create a rapid increase in other gas-fired generation output from spinning or other reserve capacity. In addition, the resulting operating characteristics of variable energy resources, such as wind or solar, can also add to the gas demand uncertainty.

Figure 4 : PJM Power Requirements (January 4, 2012)¹⁶



Pipeline operators are required to manage load variability such that the pressure conditions on the pipeline can meet the operational needs while safe operating conditions are continuously maintained. To accomplish this, each pipeline has language in its tariff that provides guidance in terms of the hourly variability (delivery and receipt) that can be accommodated.¹⁷ In most cases, the pipeline tariff provides for more hourly flexibility on days of normal operation. During periods of peak requirements, and in conditions where a pipeline has issued a critical notice, the hourly variability tolerances are reduced.

An imbalance is the measure of the difference between the amount of gas that a shipper removes from the pipeline at the delivery point and the amount of gas that the shipper delivers to the pipeline at the receipt point, while accounting for gas that is used for fuel or “lost or unaccounted for” (LAUF). The pipeline tariff specifies how imbalances are recovered, as well as how any penalties are incurred. In most cases, the total cost of the imbalance and penalties is designed to exceed the

¹⁶ PJM. “Gas-Electric Coordination Issues (RTO Perspective)” presentation. PJM, January 2012: Norristown, PA.

¹⁷ Local distribution companies (LDC) shippers have noted that the historical quality of service that the pipeline has provided with facilities that are paid for largely with firm service contracts entered into by LDCs has accommodated variability that is greater than a strict reading of the tariff. The LDCs have expressed that increases in gas pipeline variability created by increasing requirements for gas fired generation should not result in a degradation of the historical quality of service received from the pipeline.

cost or value of the gas flowing on the pipeline. If this were not the case, there could be significant incentives to increase imbalances intentionally or to behave in a way that does not minimize the size of imbalances.

Imbalance management is accounted for each day. Although there have been discussions about the possibility of creating imbalance managements systems that operate on an hourly basis or for periods that match the nomination cycles, to date no interstate pipeline has instituted such a system. As a result, a shipper that has taken more gas off the pipeline in one nomination cycle than was delivered to the pipeline (or alternatively, took less gas off than was put on) is not penalized as long as imbalance is eliminated by the end of the gas day. Because of this, the pipeline must be prepared to operate with variation in the amount of gas being delivered to the pipeline and the gas being removed within each day.

The integrity of the pipeline is the pipeline's preeminent obligation. In some instances, a pipeline may allow a customer to take more gas off the pipeline than a pipeline's imbalance service, if it does not compromise the operational integrity of the pipeline. When the pipeline is able to allow an overrun, it generates additional transportation revenue (which is subsequently shared among "non-offending" shippers) from providing the additional service. Authorized overruns are therefore accommodated by pipelines whenever possible.

In order to protect the operational integrity of the system, pipelines install flow control valves at various locations. Increasingly, these valves have been installed at delivery points where large volumes of gas are removed from the pipeline. Using these valves, the pipeline can physically reduce the volume of gas flowing to a facility that is taking more gas than it is entitled.

Most pipelines, however, have been reluctant to take such actions. The shipper is, after all, the customer of the pipeline, and the pipeline prefers to accommodate its customers' needs so that the customer does not consider contracting their loads to a competing pipeline. As a result, shutting the valve on a customer that is taking more gas than scheduled is considered a "last resort" and rarely occurs. Rather than closing the valve, many pipelines will attempt to regulate the flow to align deliveries with the contracted volume and rate.

In markets where there is excess gas pipeline capacity available, low-capacity-factor gas-fired power plants can rely upon interruptible service with a reasonable degree of certainty that service will be available. As growth in gas system requirements in a region reaches the point where new pipeline capacity is required or when market conditions result in simultaneous peak in electricity and gas demand, the differences in the structures of the two industries can result in a mismatch between the requirements for gas delivery service and requirements for gas-fired electric generation.

Even on non-peak flow days, gas-fired generation requires high-volume, high-pressure loads with large load swings that pipelines may not have been designed to accommodate. Pipelines need to align a slow-moving product (gas) with a fast-moving product (electricity) that is subject to large variations (gas-fired generators come on- or off-line on short notice). The sudden demand swings from generators may cause pipeline pressure drops that could reduce the quality of service to all pipeline customers. The main issues are whether the requirements for the gas are predictable within the gas pipeline nomination cycle, if supplies are available and confirmed, if the pipeline is sized to handle the load variation, what the proximity to storage is, and whether volumes are taken in excess of confirmed nominations, including specified allowances for hourly swings.

If the requirements for the gas are not known within the gas pipeline nomination cycle and the available capacity for interruptible loads is factored into the pipeline operating plans, or if hourly swings are excessive, a pipeline would need to allocate, reserve, or build facilities on the pipeline to provide service for the intra-cycle requirements. This may involve the creation of pipeline services that do not exist. While pipelines are capable of adding capacity in the form of more pipe, compression, or market-area storage deliverability, they are unlikely to do so without a cost recovery mechanism, which is traditionally in the form of a contract for that service.

In a number of market locations, some gas-fired generation units rely on gas pipeline capacity above the level that has been nominated, scheduled, and confirmed with the pipeline. The gas nomination cycle is not synchronized to day-ahead or real-time operations of generation facilities, which results in a potential disconnect in usage versus nomination. While these gas volumes are ultimately replaced through balancing provisions, the timing of the replacement does not prevent pressure transients that threaten delivery pressures along the pipeline and harm to other pipeline customers.

Delivery of unscheduled volumes lowers pressure on the pipeline in proximity to the delivery point and at locations upstream and downstream of that point. This is particularly critical if it occurs at periods of peak pipeline use. Given the coincidental winter peak for gas Local Distribution Companies (LDCs) and gas-fired generation serving electric load, this is a significant risk in regions like New England that do not have excess aggregate pipeline capacity. Weather is the key variable affecting LDCs' gas loads and, subsequently, the availability of gas supply to electric generators.

In the context of unanticipated loss of a facility, the natural gas and electric systems operate in fundamentally different manners. At its most severe condition, a mechanical or other physical failure in electric infrastructure can result in the immediate loss of service from an entire generating unit or transmission line that can, under some conditions, produce cascading loss of firm load. The nature of these events and the required instantaneous response of system operators have generally served as an impetus for electric system planners to employ both resource adequacy review and reliability (system security contingency) review to assess infrastructure requirements. The result of these reviews allows the bulk power system to be operated in a manner that is resilient to disruptions.

By contrast, most mechanical or physical failures of gas pipeline or storage facilities result in reductions in the amount of pipeline capacity rather than a complete loss of service—largely do the physical attributes of electrons compared to molecules of gas. The exception is a complete failure of a pipe segment or third-party damage to a single line pipe segment through improper excavation in the pipeline right-of-way. Both of these are rare events. Even when a pipe segment is completely disrupted, some level of service in the downstream markets is usually maintained via the diversion of gas through other delivery routes. Many, but not all, pipelines have some ability to re-route gas along their main transmission backbones.

As a result, outages in the gas industry are addressed by allocating reductions in capacity that result from a contingency event, consistent with the priority of contract-based customers. Low-priority services such as interruptible and park and loan services are curtailed first, followed by firm service to secondary delivery points, and finally firm service to primary points. If the event is sufficient to require reductions in firm service rights, best efforts are made to retain service to “human needs” customers; that is, residential customers and other buildings, such as hospitals and nursing homes, where people reside. Therefore, in the event of a severe outage there is the potential that electric generators with firm transportation service could be curtailed.

FERC Orders Defining Information Posting and Exchange of Information

FERC Order 587

In 1996, FERC issued Order 587, “Standards for Business Practices of Interstate Natural Gas Pipelines.”¹⁸ It was based on natural gas pipeline standards developed by the Gas Industry Standards Board (GISB), the predecessor to NAESB. The original and subsequent orders included critical conditions (i.e., those that pertain to Transportation Service Providers (TSP) that affect scheduled gas flow) and non-critical notices (i.e., general information) that were required to be posted on the TSP’s designated website and were provided to applicable parties’ choices for Electronic Notice Delivery mechanisms. In

¹⁸ 18 CFR Part 284, issued July 17, 1996.

addition, the order defined 12 notice types, several of which are listed below, that are specified in electronic correspondence:¹⁹

- Capacity Constraints – capacity constraints resulting from situations other than Operational Flow Order, Curtailment, or Force Majeure
- Capacity Discount – firm capacity offered at rate less than maximum tariff rate
- Customer Service Update – general customer service information
- Gas Quality – warnings of gas quality issues
- Intraday Bump – warnings of bumping scheduled interruptible transactions
- Maintenance – scheduled repairs/maintenance that may impact service
- Operational Flow Order – issued to alleviate conditions that may impact safe operation.

Since 1996, FERC Order 587²⁰ has undergone a series of modifications, which are listed in alphabetical order above. The most recent modification was made on July 19, 2012, and the current order is listed as FERC Order 587-V.²¹ The current order incorporates the latest version (Version 2.0) of certain business practice standards adopted by the Wholesale Gas Quadrant (WGQ) of NAESB. That version of the standard includes:

- Standards to support gas–electric coordination;²²
- Standards created for Capacity Release redesign due to the elimination of Electronic Data Interchange (EDI) for Capacity Release Upload information;
- Standards to support the Electronic Delivery Mechanism (EDM);
- Standards to support the Customer Security Administration (CSA) Process;
- Standards for pipeline postings of information regarding waste heat; and
- Minor technical maintenance revisions designed to more efficiently process wholesale natural gas transactions.

The previous order, 587-U, issued on March 24, 2010, incorporated Version 1.9 of NAESB’s Standard Business Practices of the WGQ. On March 4, 2011, NAESB filed a report informing FERC that it had adopted and ratified Version 2.0 of its business practice. The filing process at FERC initiated steps to incorporate these business practice modifications to become mandatory and enforceable by FERC.

NAESB’s role is limited to creating consensus for business practices, rather than making policies or policy recommendations. Thus, FERC Order 587 and its modifications reference NAESB practices, which attempt to standardize and simplify procedures for interstate natural gas pipelines. Ongoing gas–electric interdependency efforts include FERC’s regional technical conference series to discuss issues with key market players (e.g., ISOs and RTOs) and NAESB’s Board Committee on Gas–Electric Harmonization Committee Report, presented to the NAESB Board of Directors in September 2012. In

¹⁹ Ibid.

²⁰ A similar FERC Order issued in 2007 that focuses on gas–electric interdependency issues, based on NAESB business practices. The order arose from cold weather conditions in the northeastern part of the country in the winter of 2003 which led to short-term reliability issues and high gas and electric prices.

²¹ FERC Order 587-V: Final Rule: <http://www.ferc.gov/whats-new/comm-meet/2012/071912/G-1.pdf>

²² A description of the roles and responsibilities under the Gas/Electric Operational Communication Standards circulated in FERC Order 698; These provisions gave more details on each notice, created 15 new notice types for use in Notices section of pipelines’ websites for public utilities to more easily identify relevant pipeline system conditions and for shippers and interested parties of intraday pumps, operational flow orders, and other critical information electronically.

addition, FERC is conducting market assessments with pre- and post-seasonal reporting for ISO-NE, MISO, and other Regions, and NERC is examining gas–electric interdependencies with a viewpoint on the reliability of the BPS.

FERC Order 698

FERC Order 698 is similar to FERC Order 587 in that it addresses gas–electric interdependency issues.²³ Order 698 arose from the stressful conditions and high gas and electricity prices that resulted from a cold snap in New England in January 2004.²⁴ Order 698, issued in 2007, incorporated certain standards (by reference) of NAESB’s WGQ and the WEQ²⁵ after NAESB established a gas–electric coordination subcommittee to assess the relationship between the gas and electric industries, as well as to identify areas to improve coordination through standardization. As with Order 587, NAESB provided business standards rather than policy or policy recommendations to FERC.

FERC Order 698 requires a Power Plant Operator (PPO) to coordinate natural gas deliveries with the TSP directly connected to the PPO’s facility. As a result, TSPs now publish on their websites material changes that may impact hourly flow rate to their PPOs (i.e., critical notices and planned service outages).

The order requires interstate natural gas pipelines and PPOs, Transmission Owners (TOs) and Transmission Operators (TOPs), independent Balancing Authorities (BAs), and Regional Reliability Coordinators to improve communications for the coordination of gas transportation scheduling and the operations of gas-fired generators.

Critical notices and planned service outages pertain information on Transportation Service Provider conditions that affect scheduling or adversely affect scheduled gas flow. PPOs are required to sign up to receive operational flow orders and other critical notices from TSPs. TSPs communicate operational flow orders and other critical notices by posting them on their website. TSPs also publish non-critical notices, which do not adversely affect scheduled gas flow and typically include bid awards, annual or monthly meeting notices, and tariff changes.

Example:²⁶ Northwest will communicate material changes in its circumstances that may impact hourly flow rates for PPOs by issuing a critical notice. Critical notices can be accessed by: 1) Northwest’s website; 2) Northwest’s proprietary system, Northwest Passage, after completing an Access Agreement located in the download section on the Northwest Informational Posting website; or 3) email or fax after completing a Business Associate form located in the download section on the Northwest Informational Posting website.²⁷

Issues for Balancing Authorities and Reliability Coordinators

At this time, it is not clear whether the electric BAs and Reliability Coordinators (RCs) have an adequate understanding of the information that was made available to them following FERC’s Order 587-V. A first step is for the BAs and RCs to identify the gas-fired generators—and their pipeline sources—that affect conditions in their areas. This is done by identifying the specific pipeline or LDC “Meter ID” that is associated with delivering gas to the specific power plant or station. While the generators’ fuel managers may understand the critical and non-critical notices, the information may not be readily communicated or understood well enough by the BAs or RCs. A second step would be for the electric reliability practices to include a basic understanding of the need to receive and understand the information contained in critical notices. Currently, the pipeline is considered compliant if the information is sent to BAs only if requested by the BA. If the BA does

²³ FERC. (2012) *Standards for Business Practices of Interstate Natural Gas Pipelines*. 18 CFR Part 284. Docket No. RM96-1-037; Order No. 587-V <www.ferc.gov/whats-new/comm-meet/2012/071912/G-1.pdf>

²⁴ North American Energy Standards Board (NAESB). “Order 698 Effort.” NAESB, 10 September 2007: Houston, TX. Available at: www.naesb.org/pdf3/update091207w5.doc

²⁵ The standards for the Wholesale Electric Quadrant are: Gas/Electric Coordination Standards WEQ-001-0.1 through WEQ-011-0.3 and WEQ-011-1.1 through WEQ-011-1.6. The standards for the Wholesale Gas Quadrant are: Additional Standards, Definitions 0.2.1 through 0.2.3 and Standards 0.3.11 through 0.3.15.

²⁶ Welcome to *Northwest Pipeline*: www.northwest.williams.com/Files/Northwest/10192007WelcometoNorthwestPipelinefinal_4_.pdf
Accessed 14 Nov. 2012.

²⁷ www.northwest.williams.com

not request notification (and therefore does not receive the information), the pipeline is still compliant. On the other hand, BAs are not required to request this information, but some of them do in order to facilitate their planning and operations process.

RCs, BAs, ISOs, and RTOs should work to increase their understanding of the information in Order 587-V and be able to incorporate it into their hourly and real-time operations. The ability to interpret the informational postings is critical for the reliability of the BPS, and the electric industry should be able to take advantage of it. During the last FERC technical conference on this issue in February 2013, some ISOs noted that they were unable to make full use of the informational postings so far. Additionally, Generator Owners and Operators should be well coordinated with pipeline operators in this information exchange. NERC is in the process of evaluating this problem and will work with industry members to address it, where necessary. NERC could leverage its stakeholder groups to identify best practices in areas that are currently most vulnerable to gas dependency risks and are taking immediate actions for improvement, such as New England. Such an effort could lead to insights for enhanced operator training and table-top exercises.

Differences of Contingency Events in the Gas and Electric Industries

Natural gas and electric infrastructures are fundamentally different in the manner in which their integrated systems operate, particularly in the context of the unanticipated loss of a facility. A mechanical or other physical failure in electric infrastructure can result in the immediate loss of service from an entire generating unit or transmission line that can, under some extreme conditions, produce cascading loss of service to electric customers.²⁸ The nature of these events and the required instantaneous response of system operators has generally served as an impetus for electric system planners to employ both resource adequacy review and reliability (system security contingency) review to assess infrastructure requirements—a requirement of NERC TPL Standards.²⁹

By contrast, most mechanical or physical failures of gas pipeline or storage facilities result in reductions in the amount of capacity of the pipeline rather than a complete loss of service. The exception to this is a complete failure of a pipe segment or an incident of third-party damage to a pipe segment through improper excavation in the pipeline right-of-way. Even in the instances where a pipe segment is completely disrupted, some level of service in the downstream markets is usually maintained via the diversion of gas through other delivery routes and/or storage.

As a result, outages in the gas industry are addressed by allocating reductions in capacity that result from a contingency event consistent with the priority of contracts-based customers. Interruptible service is curtailed first, followed by firm service to secondary delivery points, and finally firm service to primary points.

Because of these differences, as well as the various probabilities of contingency events, the planning and operation of facilities to address unanticipated outages and other contingencies differ markedly between the two industries.

Other Factors

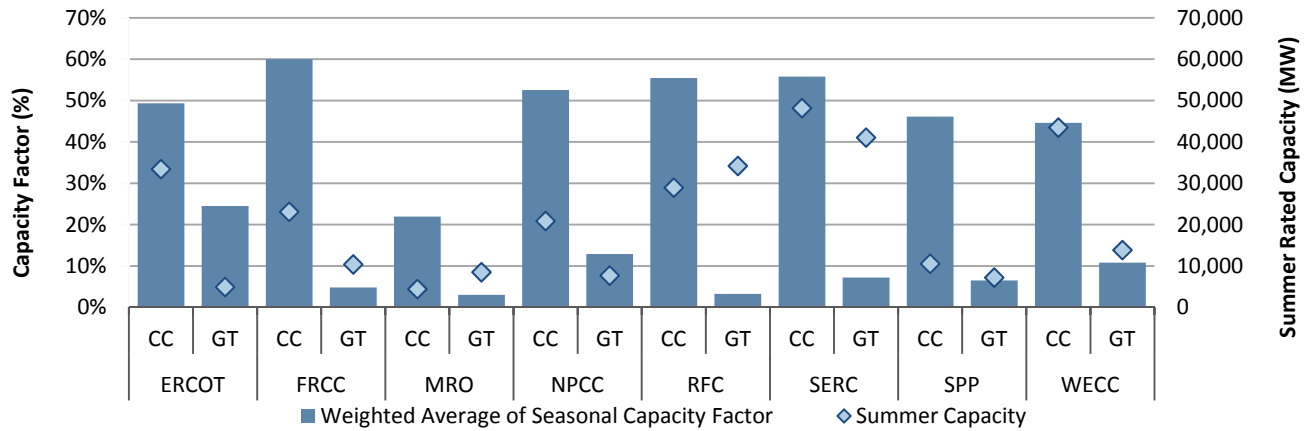
Historically, the average capacity factors for non-peaking gas-fired units have been about 25 percent, with peaking units having average capacity factors of five percent or less. In addition, the period of greatest use for these units was during the summer season, when electric loads peaked because of air conditioning demand. As a result, the power industry used, and continues to use, interruptible transportation in an effort to minimize production costs. The gas industry was able to adapt to this use of interruptible transportation services, because the gas used for generation loads at the time accounted for a lower percentage of the total pipeline loads, and the pipelines had economic incentive to provide these interruptible transportation services. However, more recently, many electric generator loads have shifted from being peak and intermediate load providers to being base, intermediate, and peak load providers. This shift has caused average capacity

²⁸ If an electric grid were operated below N-1 criteria, a loss of a single component can cause cascading failure of that grid.

²⁹ NERC Reliability Standard TPL-002-0b: <http://www.nerc.com/files/TPL-002-0b.pdf>

factors³⁰ of combined-cycle generation to approach 50 percent and, in some Regions, exceed 60 percent (Figure 5). However, there are significant regional differences in this evolving phenomenon, with some Regions still only utilizing their non-peaking gas-fired units only 20 percent of the time. Average gas-turbine capacity factors are generally below 12 percent across all Regions—almost 25 percent in ERCOT.

Figure 5: 2012 NERC US Actual Weighted Average Capacity Factors for Combined Cycle vs. Combustion Turbine Gas-Fired Generators³¹



Due to this shift in gas loads, interruptible transportation services may be best suited for generators with low-capacity factors, and firm transportation services may be more appropriate for generators with high-capacity factors. However, given a larger portfolio of gas-fired generation and tighter reserve margins in some cases, for reliability, more firm fuel service may be necessary to manage potential risks. Obtaining firm transportation services represents a significant challenge for the electric power industry and to consumers, due to the higher costs associated with these services. Dual-fuel and a variety of storage options can bridge the gap between the uncertainties of gas availability during extreme events and maintaining a reliable source of capacity available to meet seasonal peak demands. Ultimately, the right balance of firm pipeline capacity, dual-fuel capabilities, and a variety of storage and no-notice options will depend on the region and the individual generation facilities. Factors such as market structure, geography, fuel mix, and pipeline infrastructure will all determine the extent of gas dependency risks and the available options and solution sets for reducing this risk.

Lastly, gas quality (or gas composition) can also be a relatively important issue for the power industry, as well as for other gas consumers. Every natural gas field in the world is unique, some types of natural gas in particular (e.g., coal-bed methane, sour vs. sweet gas, and man-made LNG). This uniqueness of natural gas supplies can be problematic for some users, depending on the design of their equipment and appliances. For example, natural gas with a high British thermal unit (Btu) level (i.e., from excessive ethane, propane, and other heavier hydrocarbons) can burn too hot in low-nitrogen oxide (NO_x) burners, which could impact both the efficiency and environmental performance of these units. Also, natural gas with excessive heavy hydrocarbons under low temperature conditions can solidify and accumulate as a slug in a pipeline or other equipment, which can lead to undesirable results, including pipeline blockage, equipment failure, and fuel quality issues.

Specifically, combined-cycle gas-fired units with low NO_x burners can be sensitive to unanticipated, transient changes in natural gas heat content³² (+/- 5 percent Btu/cu-ft), which could trigger automatic control-action to avoid unit shutdown and equipment damage.³³ In cases where a number of gas-fired units obtain their fuel from the same pipelines, changes in

³⁰ Regional capacity factors are weighted by summer rated capacity of each gas-fired generator.

³¹ Source: EIA-860 and EIA-923, US Only

³² See http://www.beg.utexas.edu/energyecon/lng/documents/NGC_Interchangeability_Paper.pdf and <http://www.ferc.gov/industries/lng/indus-act/issues/gas-qual/lng-interchangeability-rpt.pdf> for more background.

³³ FERC Docket RP08-374-000, June 11, 2008, page 5, item 12: “Casco Bay states that in 2006 it experienced a unit trip due to a “lean blow out” condition... attributed to backhauling gas from alternate supply during a Sable outage.”

natural gas heat content can result in multiple unit trips at nearly the same time, which threatens BPS operating reliability.³⁴ LNG presents the most notable challenges due to its diverse origins and compositions; however, unconventional natural gas production can also present similar fuel quality concerns. Furthermore, units are not only susceptible to full outages, but they may experience the inability to modulate power output, since one mitigation strategy is to fix the output of units at constant power output until a fuel quality disruption subsides. This strategy may affect both operational flexibility and resource adequacy. While fuel quality and composition risks associated with the increased penetration of unconventional and liquefied natural gas remain relatively low, the potential reliability impacts should be studied further.

Over the last decade, the industry—largely through FERC proceedings—has carefully examined the issues surrounding gas interchangeability.³⁵ This has caused the pipelines to carefully review their specifications for pipeline quality gas and to clearly note these specifications within their pipeline tariffs. While no two pipeline tariffs for gas quality are identical because of differences in gas fields across the nation, they are all relatively similar. Largely because of prior actions taken by regulators and the industry, this issue has not been a significant problem for electric generators so far.

Critical Incidents

Historical incidents illustrate that with increasing interdependency between the natural gas and electric power industries, an event caused by either sector can affect the system reliability of both. This, in turn, has created a need for greater interindustry coordination. There already have been a number of studies on how the coordination between the two industries can be enhanced. As a first step to enhancing the coordination between the two industries and reducing the vulnerabilities of the electric industry, NERC tabulated the observations, insights, and recommendations of these reports in Appendix I.

As an aid to completing this critical first step, Appendix I identifies several of the major historical reports on the topic and summarizes their findings and recommendations. The historical reports cover nearly every aspect of the complex issue of interindustry coordination and identify the barriers against accomplishing such coordination. Limitations on fuel switching, limitations caused by environmental restrictions, the vulnerabilities of each industry to the other, the need for adequate incentives to ensure BPS reliability, and the importance of working with third parties to ensure system reliability are among the issues identified. Several of these historical assessments also cite the need for interindustry coordination at a regional level, as a universal solution to this complex issue does not exist, particularly in light of the unique characteristics of each region.

While relatively few in number and limited to specific regions, there have been interruptions to the delivery of gas supply to gas-fired units, as well as to consumers within the other demand sectors. As illustrated by the review of selected historical service interruption incidents in Chapter 3, none of the incidents directly affected overall system reliability. In some cases, the gas industry was able to either respond quickly or resort to alternatives. However, some historical incidents have contributed to the degradation of system reliability, and similar incidents that could easily threaten regional system reliability are possible.

³⁴ ISO-NE January 29, 2009 letter, “Summary of Events Related to the January 26, 2008 Sable Island Production Disturbance, 1,470 MW lost in New England – (No OP4 declared) but shows loss of Sable can be disruptive.

³⁵ Probably the most significant proceedings in the past have been (1) the Natural Gas Pipeline proceeding in 2005 (Docket No. RP01-503-002 and 003) on the appropriate permanent safe-harbor hydrocarbon dew point figure (below 15° F); and (2) the Washington Gas Light and Cove Point LNG proceeding concerning the interchangeability and LNG (i.e., Docket No. PL-04-3-000). Concerning the latter, FERC determined the issue specific to Washington Gas Light was an increase in operating pressure and the use of hot tar as a method of corrosion protection. Also, see Chapter 7 of NERC’s *A Primer on the Natural Gas Industry and its Interface with the Electric Power Industry*, 2011, for a discussion of the Wobbe Index.

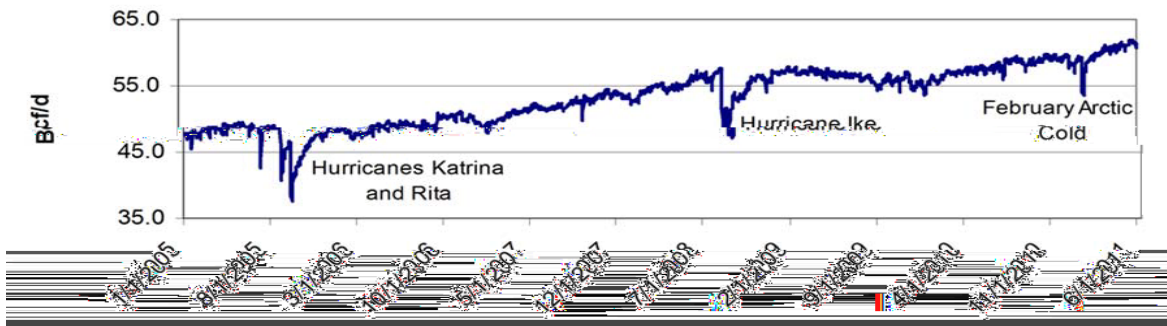
Chapter 3—Gas Supply Vulnerabilities

As shown in previous NERC assessments, reliability challenges are more likely to occur during the winter season.³⁶ It is important to understand that while firm gas transportation significantly decreases the likelihood that fuel delivery will be curtailed, extreme events, such as wellhead freeze-offs causing decreased gas production,³⁷ could potentially lead to common-mode failures of multiple gas-fired generators. Additionally, non-interstate pipeline customers with gas use designated as “human use” (typically local distribution companies and some commercial customers at the state-regulated level) always receive priority over electric generation, which during emergencies and restoration efforts can have an impact on gas-fired generation—even with pipelines that have firm capacity rights.

Extreme Winter Weather Impacts

Disruption of natural gas supplies during extreme and prolonged weather conditions identified are vulnerabilities that should be sufficiently studied and assessed. Most recently, the reductions in supply during the February 2011 Southwest cold weather event were comparable in magnitude to the production shut-ins during interruptions caused by past major hurricanes.³⁸

Figure 6 : U.S. Dry Gas Production



Extreme and prolonged winter weather is clearly a high-risk period, and while weather conditions cannot be controlled, preparations and sufficient planning could help minimize the effective impact to BPS reliability. Cold weather is the primary driver for gas and electric use during winter months. While electric generation owners and operators are generally able to schedule gas during the summer to meet seasonal peak demand, this flexibility usually decreases during winter months when pipelines peak and firm transportation customers schedule their full entitlements. Cold weather can also be responsible for increased infrastructure and supply disruptions, which are generally caused by freezing.

Historical Gas Supply Disruptions

Historically, large curtailments of natural gas to both electric generation and consumers within other demand sectors are generally considered rare events. The natural gas industry is considered by most industry observers to be relatively safe and to offer a high degree of reliable service. However, incidents leading to curtailments do occur. In addition, there are instances of upstream gas supply loss. Regions that depend heavily upon gas-fired generation can be particularly sensitive to such incidents, as they can impair electric reliability and cause regional wholesale prices to increase for a short period of time.

³⁶ 2011 Special Assessment Report: A Primer of the Natural Gas and Electric Power Interdependency in the United States, http://www.nerc.com/files/Gas_Electric_Interdependencies_Phase_I.pdf

³⁷ Force majeure clauses in fuel contracts relieve the lessee from liability for breach if the party's performance is impeded as the result of a natural cause that could not have been anticipated or prevented. Force majeure events must completely prevent performance and must be unanticipated.

³⁸ http://www.nerc.com/files/SW_Cold_Weather_Event_Final_Report.pdf

While several of the pipeline incidents noted below were caused by either acts of nature or third-party actions, there are other causes of pipeline interruptions.³⁹ In several of these incidents, the gas industry took advantage of pipeline looping, interconnects with other pipelines, storage, and other inherent redundancies, and was able to recover services relatively quickly. However, for the electric industry, which tends to operate in almost a millisecond environment, such a rapid recovery can still result in system reliability problems, particularly when significant fuel switching capability does not exist within that region or could not be operational within a sufficient time frame.

Below is a list of several interruption events and their impact on the gas and electric industries.

- **El Paso Natural Gas:** An explosion on El Paso’s southern system in 2000 forced the curtailment of 500–700 MMcfd for at least two weeks. Full service was not returned for months. The outage had a significant impact on the entire region and forced some consumers to make withdrawals from storage in a period when regional storage injections were already well behind the historical benchmarks.⁴⁰
- **Florida Gas Transmission:** A lightning strike at the Perry compressor station in 1998 melted all three of the main lines on the Florida Gas Transmission system, which forced the curtailment of 1.5 Bcfd. Regional electric utilities were able to avoid rolling blackouts by switching from gas to residual fuel oil and requesting voluntary curtailments (increasing air conditioning thermostats 10°F and not using dishwashers). Electric service to a few commercial customers was interrupted (i.e., demand response) in return for compensation.
- **Algonquin Gas Transmission:** In 1995, as a result of damage to the Algonquin system caused by a bulldozer operated by a third party, Algonquin began to lose line pressure, which forced the 489 MW Manchester Street power plant in Rhode Island offline. Because of its fuel-switching capabilities, the plant was able to later come back online and burn oil, which it did for 11 hours before gas pipeline service was restored.
- **TransCanada:** During the 1995–1997 period, there were five explosions or fires on the TransCanada pipeline, which is a major transporter of gas into the New England region. The most significant of these occurred in July 1995 near Rapid City, Manitoba, where an explosion took out all six parallel pipelines that make up the TransCanada system and two electric generators at a nearby compressor station. While two lines were back online the same day as the incident, it took over a week to get three of the remaining lines online, and it was not until mid-August before the last line and one unit at the compressor station were back in service. This incident forced TransCanada to curtail 32 percent of its firm supplies, or 1.75 Bcfd. All interruptible service was interrupted.⁴¹
- **Sable Island:** On Saturday, January 26, 2008, a mechanical component failure at the Sable Offshore Energy Project (Sable Island) located off the Nova Scotia coast resulted in a significant loss of natural gas supply to northern New England generating resources. The ISO New England control room received direct notification of the disturbance at 10:00 a.m. By 2:00 p.m., New England had lost 1,040 MW of New England-wide gas fired generation, 808 MW of it in northern New England. By 6:00 p.m., those numbers had grown to 1,470 MW and 1,116 MW respectively. In response, 570 megawatts of oil-fired replacement generation was brought on-line for the peak. At 5:00 p.m.,

³⁹According to the database provided by the U.S. Pipeline and Hazardous Materials Safety Administrator (PHMSA), which covers the period from 2005 to 2010, (1) 25 percent of the pipeline incidents were due to material, welding, or equipment failure; (2) 23 percent was due to corrosion; (3) 19 percent was due to natural causes; (4) nine percent was due to damage from outside forces (i.e., third parties); (5) 6.8 percent was due to excavation damage; and (6) approximately 14 percent was due to miscellaneous or unknown causes. About 70 incidents occurred per year over this timeframe.

⁴⁰In addition, environmental limits in southern California, (e.g., for NO_x emission), resulted in some gas-fired generation being shifted to less efficient generating units adding additional stress to the electric system:
http://docs.cpuc.ca.gov/published/comment_decision/41366-02.htm

⁴¹The other incidents occurred on April 15, 1996, September 30, 1996, December 11, 1996, and December 2, 1997. For the most part, these incidents only impacted one of the six lines on the TransCanada system, and since the pipeline was not at peak capacity, supplies were rerouted in order to avoid curtailing firm contracts.

resources were postured to maintain operating reserve.⁴² Repairs to Sable Island were completed early on January 28, 2008 with gas production returning to normal levels later that day.⁴³

The Sable Offshore Energy Project was the only source of supply for the Maritimes and Northeast (M&NE) Pipeline, prior to the commercialization of the Canaport LNG facility. In the summer of 2009, which is a period of peak power demand, there was a planned production outage at the Sable Island gas field. The resulting loss of gas supply was problematic for the New England region and, in particular, the number one consumer of regional gas supplies at that time: the power industry. Fortunately, the Canaport LNG re-gasification terminal (started in July 2009) prevented an extreme incident. However, the difficulties that materialized clearly illustrate the need for increased communication between the two industries, as well as improvements for internal coordination.

- **Pacific Gas and Electric (PG&E):** In 2010 and 2011, three incidents involved the rupture of an old section of cast iron pipe. The most significant involved the rupture of a 36" diameter section on Line 132 of the pipeline system.⁴⁴ This section of pipe was 55 years old.⁴⁵ In the case of the PG&E incident, there was a significant loss of service due to pressure reductions required by regulators following the incident. This limited the pipeline system's ability to adapt to changes in load requirements, particularly for power plants, because of the reduction in line pack. Following the accident, PG&E took many actions ordered by the California Public Utility Commission, including reducing the operating pressure on Line 132 to 20 percent below the operating pressure.⁴⁶
- **Southwest:** In February 2011 the Southwest experienced both rolling blackouts and significant gas curtailments as the result of extreme winter weather conditions. A similar event occurred in the region in a 1989 incident.⁴⁷ While the primary cause of both the blackouts and curtailments was extreme weather conditions,⁴⁸ there have been investigations into the need for more integration within both industries. About 52 percent of the over 250 electric generating units that experienced outages and 67 percent of the approximate 1.2 TWh lost were directly weather-related. However, about 15 percent of the lost units and 12 percent of the lost energy were either due to gas supply problems or attempts to switch from gas to alternative fuels.

With respect to these gas supply problems and the interdependency of the two industries, pipeline companies were not significantly affected by the electric outages, because they typically had gas-fired pipeline compression or backup power supplies on critical equipment. However, further upstream within the gas industry, the loss of electricity did affect the performance of gas producers, gas processing plants and storage facilities, and some electric-driven compressors. While the majority of the gas curtailments were attributed to well freeze-offs, approximately 29 percent of the gas supply in the Permian basin and 27 percent in the Fort Worth (Barnett) basin occurred as a result of shutting down electric pumping units or compressors on gathering lines. Similarly, while processing plants suffered a number of mechanical failures, loss of electricity also contributed to performance problems. Storage facilities with electric compressors were not able to provide the requested storage withdrawals during this period of unprecedented peak gas demand for the region due to the electric supply disruptions.

⁴² No electric load was interrupted. Operating Procedure #4 and Master/Local Control Center Procedure #2 were not implemented.

⁴³ From ISO-NE correspondence dated January 29, 2008.

⁴⁴ The other two incidents involved 12" diameter distribution lines for LDCs (UGI Utilities in Allentown, PA, and Philadelphia Gas Works).

⁴⁵ Since the initial PG&E incident, there have been three other failures of legacy pipeline on the PG&E system (October 24, November 3, and November 6). All three of these additional incidents occurred during hydrostatic testing of the lines at pressures between 525 and 998 psig. The October incident occurred in a section of pipe in PG&E's Line 300B (part of the backbone of the PG&E system).

⁴⁶ Pacific Gas and Electric Company Natural Gas Transmission Pipeline Rupture and Fire San Bruno, California September 9, 2010: www.nts.gov/doclib/reports/2011/PAR1101.pdf

⁴⁷ See NERC's A Primer on the Natural Gas Industry and its Interface with the Electric Power Industry, 2011; see Appendix A for a discussion of the 1989 incident.

⁴⁸ Weather conditions caused frozen sensing lines, frozen equipment, frozen water lines, frozen valves, blade icing, low temperature cutoff limits, well freeze-offs, icy roads that prevented the deployment of maintenance crews, etc.

While the majority of the problems for both industries during the February 2011 events were directly related to weather conditions; rolling blackouts resulted in reduced upstream gas supplies, which in turn resulted in less gas-fired generation. As a result of this incident, there is an investigation into whether critical downstream electric loads in the gas industry should be deemed “human needs” customers and thus be exempted or given special consideration for the purposes of electric load shedding. In some local areas, critical electric loads in the gas industry are already being identified for special consideration in electric load shedding and restoration plans, ensuring that compressor stations are on protected circuits.

As described above, some of the pipeline incidents were the results of acts of nature. While it is not possible to fully protect any system against acts of nature, contingency plans can and should be prepared and constantly reviewed prior to and during the events to ensure system adequacy. When new, unforeseen incidents occur, contingency plans can be adapted as appropriate to incorporate the major lessons learned from such incidents, even if they occur in another region.

Even for incidents that are not directly caused by acts of nature, implementing a lessons learned approach to reliability is likely to reduce vulnerabilities. The following issues are based on NERC’s evaluation of prior gas and electric incidents.

Pressure Reductions: While in most instances regional gas flows were restored rather quickly, in at least two cases gas flow was affected for longer periods of time. In such cases, pipeline pressures could be reduced. Gas-fired electric generation units, in particular, are very sensitive to such pressure reductions because of their unique requirements for high burner-tip pressures. In such instances, having access to on-site booster compression for certain (critical) gas-fired units within the region could enhance overall system reliability.

Cast Iron Pipe: Cast iron pipeline sections are largely confined to the distribution systems of gas LDCs and are virtually nonexistent on the interstate pipeline system.⁴⁹ While most newer gas-fired power plants are not directly connected to LDC systems, there are many exceptions (e.g., New York Facility System). A key contributing cause of ruptures in cast iron pipeline sections is steadily increased or transient pressures, which is an inherent incompatibility with gas-fired generators’ high-pressure demands. While replacement of the legacy pipes continues, acceleration of these efforts could decrease the likelihood of another large disruption.

Wellheads Freeze-Offs: The natural phenomenon of freezing is a common occurrence in the operation of a natural gas pipeline system. Freezing is a potential and serious problem that starts at the production wellhead and continues through the last point in the customer delivery system. Production and gathering systems are typically laden with water vapor, which increases the likelihood of freezing problems. Gas producers use a wide variety of measures to prevent or minimize freezing impacts, such as adding chemicals and other heating systems to prevent freezing. Producers use different weatherization techniques for wells. For example, producers use methanol injection or drip in their wells, they use cold weather barriers, and they increase hauling of fluids from tanks, anti-freeze fluids, heat tracing, hot oil trucks, insulation, burial of lines, and heaters.

Pipelines are usually less likely to be affected by freezing temperatures since the gas has typically been through a treatment facility and a majority of the natural gas liquids have been subsequently removed. The water allowance for typical pipeline tariff gas quality is around 7 lbs. per million standard cubic feet (scf) (roughly 1 U.S. gallon), which is considered to be relatively dry gas and therefore less likely to lead to freezing concerns. Within the normal LDC, the problems associated with freezing should be almost nonexistent.⁵⁰

⁴⁹ At the beginning of 2010 there were approximately 35,600 miles of cast iron pipe and 48,100 miles of unprotected base steel pipe, which represented about three percent of the nation’s pipeline infrastructure. LDCs have programs to replace legacy pipes. For example, during the 2004–2009 period, only 5,900 miles of pipe was replaced, while Atlanta Gas Light (AGL) is near the end of a program they started in the mid-1990s to replace their legacy pipe.

⁵⁰ Freeze Protection for Natural Gas Pipeline Systems and Measurement Instrumentation, David J. Fish. 2005

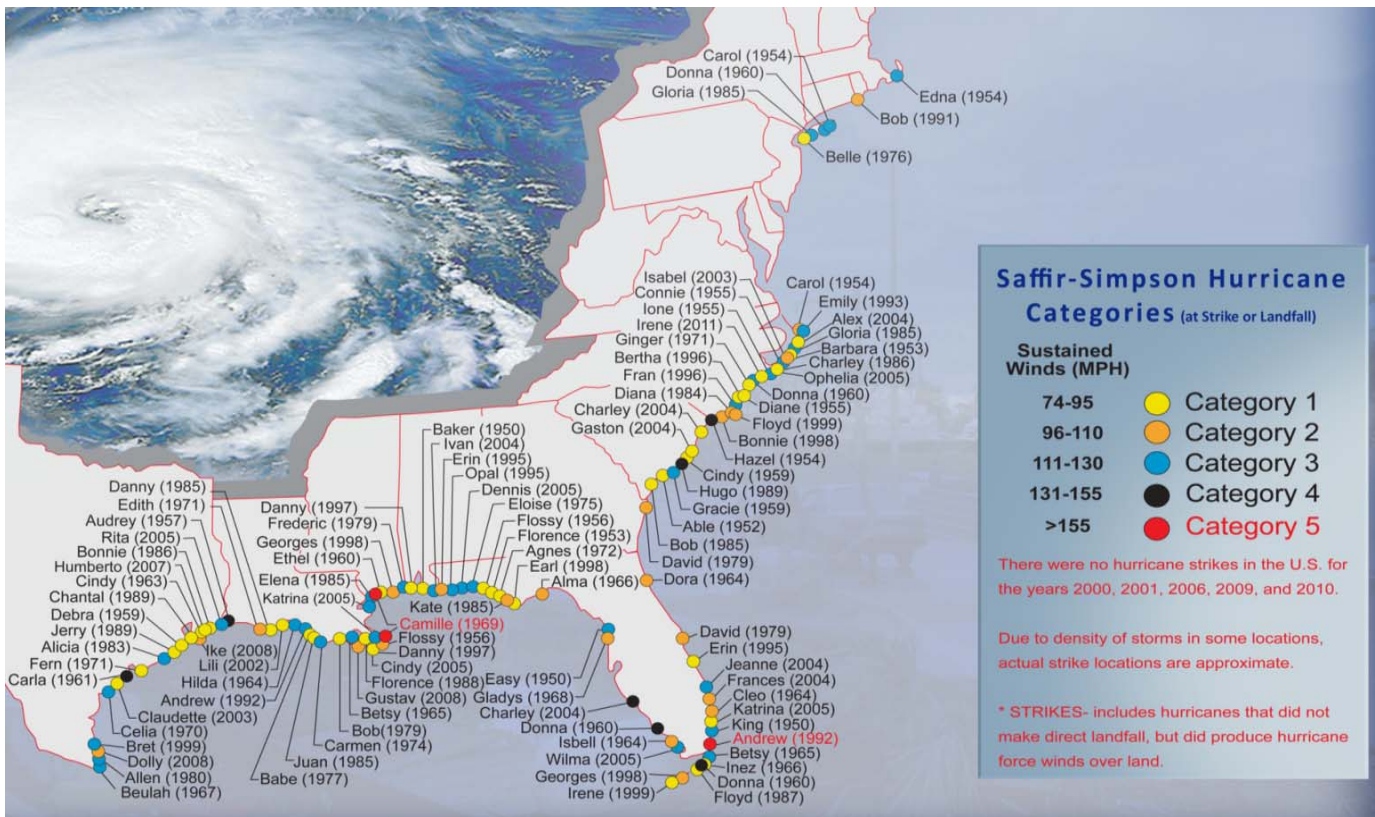
Gas Supply Source Outages and Contingencies

Gas supply sources, gas processing plants, and LNG import terminals may also be modeled using scheduled and unscheduled outage scenarios. For wellhead supplies, the most common form of significant forced outages are freeze-offs caused by extremely cold weather, and hurricanes that lead to abandonment and shut-down of offshore production platforms and damage to various kinds of onshore and offshore production facilities. As an illustration, the effect of hurricanes is discussed below.

Atlantic hurricanes have a long history of passing into the Gulf of Mexico and making landfall along the coast of the United States, as shown in Figure 7. With decreases in Gulf of Mexico production and increases in shale production in regions less impacted by hurricanes, this is less of a concern today.

When hurricanes pass into the Gulf of Mexico, they often disrupt oil and gas production from offshore platforms and in coastal areas. Disruption can be caused by production shut-ins due to the evacuation of personnel from the production area or by damages to production facilities or transmission pipelines that require replacement or repair. Table 1 lists the storms that have disrupted production since 1992 in the Gulf of Mexico. In 11 of the past 21 years, there have been hurricane-level storms that could disrupt Gulf of Mexico oil and gas production. In 6 of 21 years, two or more hurricanes have entered the Gulf. The two most recent high hurricane activity years in the Gulf of Mexico are 2005, which had hurricanes Katrina and Rita, and 2008, which had hurricanes Gustav and Ike. The impact on electric generators is somewhat difficult to assess, because some generators were flooded, and transmission was down due to winds.

Figure 7: Continental United States Hurricane Strikes 1950-2011*⁵¹



⁵¹ <http://www.ncdc.noaa.gov/>

Table 1: Storms Causing Disrupted Production Since 1992 in the Gulf of Mexico (Gulf)

Year	Storms in Gulf	Category 3+ Storms in Gulf	Description	Estimated Gulf Gas Production Lost (Bcf)
1992	1	1	Andrew hit S. FL as a Cat 5 and LA as a Cat 3	N/A
1995	2	1	Erin hit E. FL as a Cat 1, crossed into gulf and hit FL panhandle as a Cat 2; Opal landed as a Cat 3 on FL panhandle	19
1997	1	0	Danny came across central gulf and LA tip and landed in Mobile Bay as Cat 1	
1998	1	0	Georges hit Cuba but was down to a Cat 1 when it hit MS	
1999	1	1	Bret hit S. TX as a Cat 3, Irene hit S. FL as a Cat 1	
2002	2	0	Isidore and Lili both Cat 1	76
2003	2	0	Tropical Storm Bill, Claudette Cat 1, and Erika	8
2004	2	2	Charlie Cat 4 hit SW FL and Ivan Cat 3 hit AL/FL border	196
2005	5	3	Cindy Cat 1 hit LA, Dennis Cat 3 hit FL panhandle, Katrina Cat 3 hit LA, and Rita Cat 3 hit TX/LA border	899
2007	0	0	Dean and Felix hit southern Mexico	
2008	3	2	Dolly in late July, Gustav Cat 2 in late August, and Ike Cat 2 in early September	441
2009	1	0	Ida in early November	
2010	0	0	Alex crossed Mexico in June	

The hurricane probability curve in Figure 8 shows actual hurricane disruptions over the past 20 years that have shut in or damaged production. Based on historical events, there is a 40% chance of no hurricane disruption each year, a 29% chance of having multiple Gulf hurricanes, and only a 5% chance of having a very active storm year (like 2005 or worse).

Table 2 lists the assumptions of monthly disruptions behind each point on the probability curve shown in Figure 8. Hurricanes Gustav and Ike disrupted about 5.5 Bcfd out of 8.0 Bcfd (69%) of the Gulf of Mexico’s gas production in September 2008. Hurricane damage kept some production out of service for the rest of the year, with some facilities not resuming production until April 2009. The total production loss for 2008 was about 1.0 Bcfd (13%) of the possible 8.0 Bcfd of annual Gulf gas production, and only about 1.4% of total U.S. and Canadian production in 2008. In 2012, Gulf of Mexico offshore production was about 5.2 Bcfd out of about 81 Bcfd of U.S. and Canadian gas production.

The probability assumptions for a Gulf hurricane should still be valid for reliability assessment purposes, but the size of the disruption should be scaled down to the current level of Gulf offshore production that is caused by unconventional gas production within regional shale plays. Natural gas storage also can significantly help mitigate these supply disruptions.

Figure 8: Hurricane Disruptions

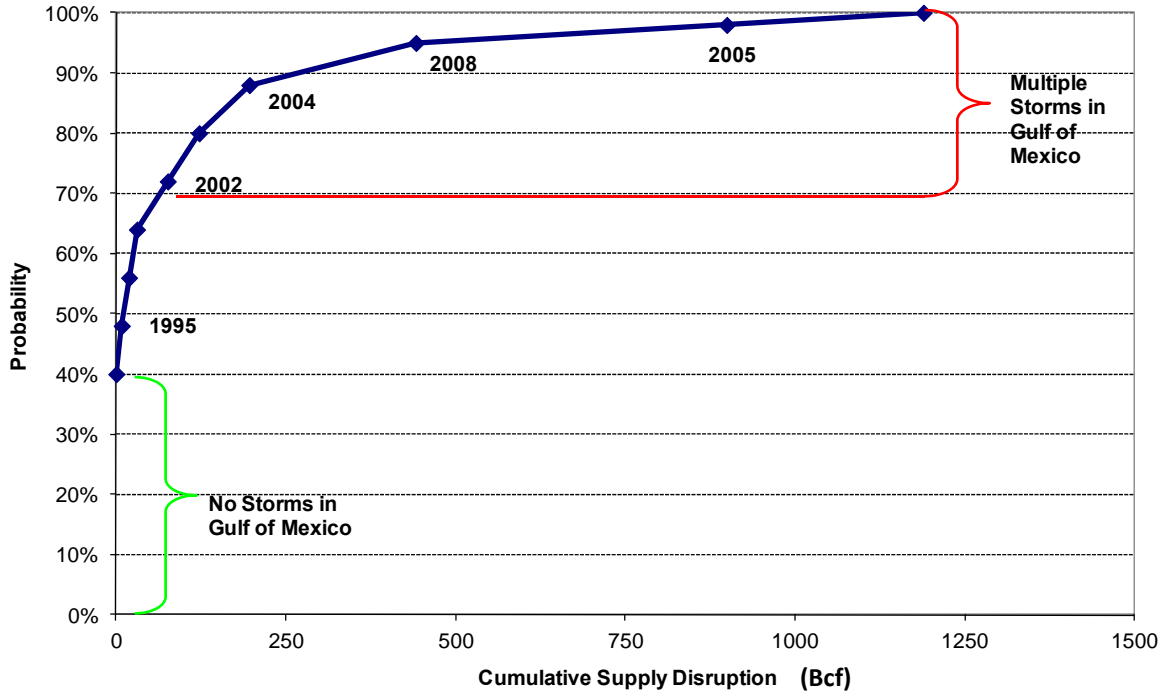


Table 2: Monthly Disruption Assumptions

Hurricane Disruption Type (Point on Curve in Figure 7)	0	1	2	3	4	5	6	7	8	9	
Disruption Pattern Based on Historical Hurricanes in Year	Multiple Years	2003 Bill, Claudette, & Erica	1995 Opal	ICF Generic Outage Assumed in all forecast years	2002 Isidore & Lili	Not Historical, ICF Made up Disruption	2004 Bonnie, Charlie, Frances, & Ivan	2008 Gustav & Ike	2005 Cindy, Dennis, Emily, Katrina, & Rita	Not Historical, ICF Worst Case	
Description of Disruption	No Hurricanes in Gulf	Minor storms early in the season, no damage	Minor late-season storm, no damage	One or two storms in Sep or Oct, no damage	Two strong late-season storms in Gulf. Minor damage from second storm	Two major storms: one early and one late. Minor damage in both storms	Active year. Last storm caused damage that took several months to repair	Two major storms at end of summer. Outages carried into the next year	Heavy activity through summer and fall. Extensive damage into the next year	Worst hurricane year in 100 years. Massive damage offshore and onshore	
Probability of Disruption (%)	40%	8%	8%	8%	8%	8%	8%	7%	3%	2%	
Cumulative Probability (%)	40%	48%	56%	64%	72%	80%	88%	95%	98%	100%	
Cumulative Disruption (Bcf)	0	-8	-19	-31	-76	-122	-196	-441	-899	-1189	
Offshore Disruption (%)	100%	100%	100%	100%	100%	100%	100%	100%	75%	65%	
Onshore Disruption (%)	0%	0%	0%	0%	0%	0%	0%	0%	25%	35%	
Offshore Disruption (Bcf)	0	-8	-19	-31	-76	-122	-196	-441	-674	-773	
Onshore Disruption (Bcf)	0	0	0	0	0	0	0	0	-225	-416	
Days	Month	Monthly Disruption (Bcfd)									
31	July	0.00	-0.25	0.00	0.00	0.00	-1.50	0.00	0.00	-0.85	-2.00
31	August	0.00	-0.01	0.00	0.00	0.00	-0.50	-0.13	-0.29	-1.10	-4.00
30	September	0.00	0.00	0.00	-0.50	-0.53	-2.00	-1.90	-5.45	-6.10	-7.00
31	October	0.00	0.00	-0.61	-0.50	-1.93	0.00	-1.66	-2.77	-6.20	-6.50
30	November	0.00	0.00	0.00	0.00	0.00	0.00	-1.04	-1.92	-4.00	-5.00
31	December	0.00	0.00	0.00	0.00	0.00	0.00	-0.60	-1.44	-2.70	-3.50
31	January	0.00	0.00	0.00	0.00	0.00	0.00	-0.57	-1.10	-2.00	-3.00
28	February	0.00	0.00	0.00	0.00	0.00	0.00	-0.30	-0.85	-1.70	-2.00
31	March	0.00	0.00	0.00	0.00	0.00	0.00	-0.14	-0.50	-1.60	-2.00
30	April	0.00	0.00	0.00	0.00	0.00	0.00	-0.10	-0.25	-1.30	-1.50
31	May	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-1.10	-1.50
30	June	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-0.90	-1.00

Gas Shales Reduce Risk from Weather-Related Supply Shortages

Perhaps the most important factor in assessing gas supply risks is abundance of gas shale plays across North America (Figure 9), which reduce the risk of supply shortages. As described in the previous chapter, historical gas supply shortages have been due largely to hurricane or cold weather disruptions across the Gulf of Mexico. With shale gas production spreading geographically across the continent, single points of failure in gas supply due to weather events can be somewhat mitigated by increasing production in other unaffected areas. For example, increased Marcellus shale production could aid the mitigation of supply disruptions in the Gulf of Mexico. However, without transportation, mitigation through these alternative supply sources can be limited. Additionally, a higher risk of wellhead freeze-offs should also be considered within these types of mitigation strategies.

Figure 9: North American Shale Plays Reduce Risk of Weather-Related Vulnerabilities to Gas Supply



From 2010 to 2012, hurricanes such as Irene and Sandy had minimal impact on gas supply. Despite shutting in on more than one occasion, the Gulf of Mexico region had almost no impact on the national supply because of the new sources of gas such as the Marcellus fields in western Pennsylvania. Marcellus now produces almost 6 Bcfd and greatly decreases northern regions' dependence of gas transportation from southern regions.

Chapter 4—Scenario Reliability Assessments

Resource Adequacy Scenario Assessment

Similar to other reliability studies that stress system conditions to measure a given area’s resilience to BPS contingencies, resource adequacy assessments can be stressed to measure a given area’s resilience to various extreme scenarios. Such efforts can reveal how dependent an area’s overall resource adequacy is on gas-fired generation. They can also identify potential capacity shortfalls and determine the time frames in which issues may occur and could be resolved. As a supplement to reliability assessment (e.g., 50/50, normal case), scenarios can provide additional insight to regional diversity and sensitivity.

Scenario Methods and Assumptions

The scenario focuses on 18 assessment areas instead of NERC Regions (with the exception of WECC⁵²). The results from each assessment area can be found by accessing a link on the NERC website.⁵³ The data was collected from each assessment area for the *2012 Long-Term Reliability Assessment*. It was used to calculate the Net Internal Demand, available capacity, and planning reserve margins that are used in this assessment. This study analyzes the assessment areas’ planning reserve margins in the case of the extreme scenario when demand increases by 5 percent for the summer peak scenario and 10 percent for the winter peak scenario⁵⁴ and a portion of the gas-only capacity is assumed to be unavailable.

The winter scenario is a more important analysis since natural gas transportation interruptions and supply curtailments are more likely to occur in the winter. In the summer, the demand for residential natural gas is lower than in the winter and as such, capacity release on the secondary market is generally greater than in the winter. Furthermore, it provides additional pipeline capacity that can be reasonably relied on for interruptible service; therefore, the amount of gas-fired generation that can be reasonably assumed to be unavailable in this scenario is greater in the winter.

In the summer scenario, the total capacity from non-dual-fuel gas-fired combustion turbines is reduced by 30 percent, and a combine-cycle capacity is reduced by 10 percent. Additionally, the capacity from units with dual-fuel capability is reduced by 25 percent. In the winter scenario, non-dual-fuel gas combustion turbines will be reduced by 75 percent, and a combine-cycle capacity will be reduced by 25 percent.⁵⁵ Additionally, the capacity from units with dual-fuel capability is reduced by 50 percent. The assumptions for this scenario analysis are provided in Table 3.

	Summer	Winter
Net Internal Demand (NID) Increase	5%	10%
Non Dual-Fuel Gas Turbine Unavailable/Derate	30%	75%
Non Dual-Fuel Combined Cycle Unavailable/Derate	10%	25%
All Gas-Fired Dual-Fuel Unavailable/Derate	25%	50%

⁵² The WECC Region, for this scenario, was not assessed at the subregional due to variations in transfers that would result.

⁵³ Resource Adequacy Scenario Analysis & Tool: <http://www.nerc.com/docs/pc/ras/2013GasScenarioRAS.xls>

⁵⁴ Generally corresponds to more than one standard deviation from a normal 50/50 forecast

⁵⁵ Scenario assumptions were developed for sensitivity analysis. In a practical sense, combined cycle units are more likely to have a firm contact than a combustion turbine, due to its generally higher capacity factor. Therefore, the likelihood for combustion turbines due to a lack of fuel is larger than combined cycle units. Future analysis should identify scenario assumptions that are representative of regional differences as an enhancement to “blanket” assumptions for all areas.

Scenario Results

Based on the methods and assumptions described in the previous section, results are provided by assessment area in Figures 13 (summer peak) and 14 (winter peak). Overall results indicate that for both summer and winter peak periods, with a 5 and 10 percent increase in peak demand, respectively, most areas have sufficient resources to cover the assumed gas-fired generator outages. However, the capability to fuel gas-fired generators with alternate fuels (e.g., oil) plays an important role within this assessment. In this scenario, the assumption is that only a portion of dual-fuel generators are able to perform on their secondary fuel within appropriate timeframes to offset additional impacts. Without this dual-fuel capability, the reductions in generator availability for gas turbines and combined-cycle generators would be more significant. With the exception of ERCOT in the summer and SaskPower in the winter, scenario projections do not show significant concerns in the 2015 and 2017 seasonal peaks. The scenario points out that over the projected ten-year period, region-wide resource adequacy concerns may not be a significant risk to the BPS; however, it shows that more granular analysis is needed in areas with known operating and emerging issues as a result of increasing gas-fired generation—such as New England. The following chapters describe the type of analysis that can support a more detailed, risk-based analysis.

Figure 10: Anticipated Reserve Margin Scenario (from 2012LTRA) with 5% Demand Increase – Summer

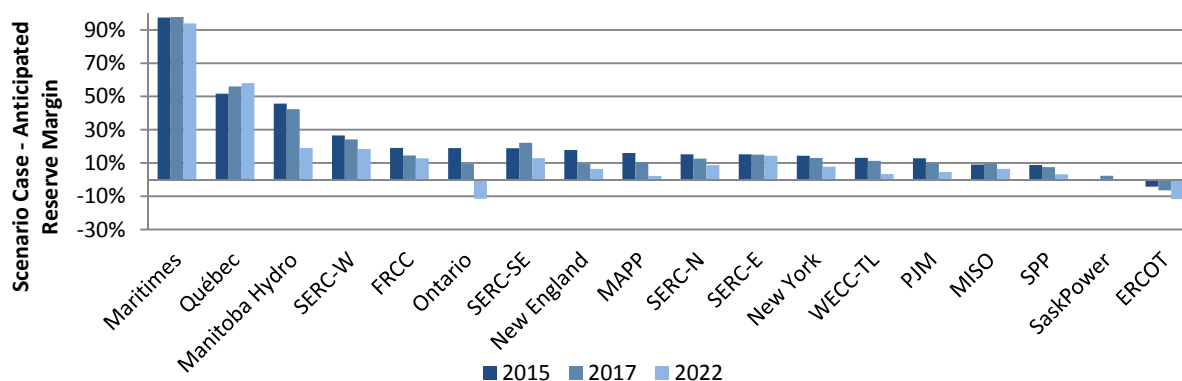
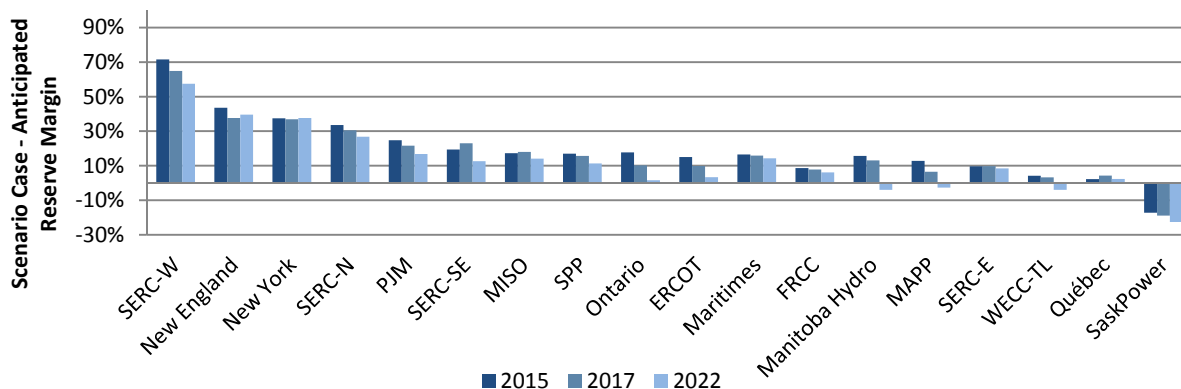


Figure 11 : Anticipated Reserve Margin Scenario (from 2012LTRA) with 10% Demand Increase – Winter



Alternative Analysis

Because the assumptions in the scenario assessment would be most accurately applied if based on a regional risk profile—versus a more widely applicable assumption—an alternative approach to understanding the resource adequacy risk is to determine how much gas capacity could be lost in an assessment before planning reserve margins fall to zero. The analysis

provided in Figure 12 identifies the amount of gas-fired capacity reduced so that the resulting planning reserve margin is equal to zero percent. This is calculated for both summer and winter peak hours in absolute terms, as a percent of non-dual-fuel gas-fired capacity, and as a percent of the total gas-fired capacity. Analysis for the forecast years of 2013, 2015, 2017, and 2022 is shown by assessment area. Areas with lower percentage values are more vulnerable to gas supply or transportation disruptions since negative values indicate a deficit from zero without the loss of any capacity.

Figure 12 : Stress Test Analysis on Extreme Demand Scenario Case (10 % Increase)

Summer Scenario Case: Amount of Gas Capacity Causing the Planning Reserve Margin to Equal 0%												
Assessment Area	2013			2015			2017			2022		
	X MW	% NDF	% ΣGas	X MW	% NDF	% ΣGas	X MW	% NDF	% ΣGas	X MW	% NDF	% ΣGas
ERCOT	2,234	7%	6%	(2,856)	-9%	-7%	(4,730)	-14%	-11%	(9,891)	-29%	-23%
FRCC	7,477	-	29%	8,277	-	32%	6,467	79%	23%	6,387	47%	19%
MISO	9,660	59%	34%	8,237	51%	29%	8,903	55%	31%	5,789	36%	20%
MAPP	949	-	89%	781	-	73%	507	71%	48%	21	3%	2%
New England	5,973	49%	43%	5,084	41%	37%	2,747	22%	20%	1,876	15%	14%
New York	5,061	61%	35%	4,511	54%	31%	4,072	-	28%	2,224	27%	15%
PJM	25,103	-	48%	15,509	-	31%	11,165	85%	21%	2,857	22%	5%
SERC-E	6,285	-	39%	5,633	89%	33%	5,642	89%	33%	5,864	65%	29%
SERC-N	5,831	-	34%	5,695	-	34%	4,556	-	27%	2,746	92%	16%
SERC-SE	9,417	-	35%	8,764	-	33%	10,672	-	40%	6,067	70%	23%
SERC-W	6,819	-	31%	6,785	-	31%	6,294	-	28%	4,910	-	22%
SPP	5,664	27%	19%	5,970	28%	20%	5,370	25%	18%	2,857	13%	9%
Manitoba	1,066	-	-	1,416	-	-	1,334	-	-	555	-	-
SaskPower	125	9%	9%	52	4%	4%	291	16%	16%	273	13%	13%
Maritimes	3,182	-	-	3,110	-	-	3,119	-	-	3,056	-	-
Ontario	6,308	-	96%	4,580	73%	69%	2,219	37%	36%	(2,995)	-55%	-52%
Québec	9,680	-	-	10,440	-	-	11,658	-	-	12,292	-	-
WECC-TL	23,443	46%	26%	24,197	44%	26%	21,794	39%	23%	8,532	16%	9%

Winter Scenario Case: Amount of Gas Capacity Causing the Planning Reserve Margin to Equal 0%												
Assessment Area	2013/2014			2015/2016			2017/2018			2022/2023		
	X MW	% NDF	% ΣGas	X MW	% NDF	% ΣGas	X MW	% NDF	% ΣGas	X MW	% NDF	% ΣGas
ERCOT	21,626	68%	53%	19,758	59%	47%	17,709	50%	40%	13,735	39%	31%
FRCC	10,875	-	39%	10,897	-	37%	10,911	-	33%	11,372	72%	29%
MISO	32,832	-	-	27,107	-	90%	27,890	-	93%	25,036	-	83%
MAPP	1,330	-	-	1,259	-	-	931	-	82%	371	48%	33%
New England	14,326	-	92%	14,218	-	91%	12,756	91%	82%	13,081	93%	84%
New York	15,462	-	96%	13,922	-	86%	13,812	-	85%	14,335	-	89%
PJM	51,649	-	99%	44,662	-	88%	41,723	-	78%	36,193	-	68%
SERC-E	8,466	-	52%	7,864	-	44%	7,987	-	45%	8,192	96%	39%
SERC-N	20,802	-	-	19,756	-	-	18,614	-	98%	17,488	-	92%
SERC-SE	15,332	-	53%	15,126	-	52%	17,223	-	60%	12,416	-	43%
SERC-W	21,225	-	70%	21,334	-	70%	20,549	-	67%	19,556	-	64%
SPP	16,115	82%	58%	16,625	85%	60%	16,291	81%	58%	14,788	72%	51%
Manitoba	868	-	-	911	-	-	794	-	-	(127)	-	-32%
SaskPower	187	12%	12%	133	7%	7%	227	11%	11%	212	9%	9%
Maritimes	1,192	-	-	1,151	-	-	1,125	-	-	1,048	-	-
Ontario	7,649	-	-	7,388	-	-	5,330	86%	82%	3,176	55%	52%
Québec	300	-	-	941	-	-	1,890	-	-	1,194	-	-
WECC-TL	36,665	69%	39%	38,554	68%	40%	37,628	66%	39%	25,672	46%	27%

Note: "-" for %NDF indicates that the area can lose all Non-Dual-Fuel gas and still remain above a zero percent planning reserve margin. Likewise, a "-" for % ΣGas indicates that the area can lose all gas-fired capacity and still remain above a zero percent planning reserve margin

Key	
X MW	Capacity needed to reduce an area's reserve margin to 0%
% NDF	X MW divided by the total non-dual fuel gas available in an assessment area
% ΣGas	X MW divided by the total gas available in an assessment area (non-dual fuel + dual fuel)

Pipeline Disruption Scenario

In addition to evaluating the gas–electric interface through a series of historical disruptions, there are other factors that should be considered when assessing regional BPS reliability. As discussed in NERC’s *Primer* report,⁵⁶ a key attribute of pipeline flexibility is line pack. Line pack is the amount of gas held in the pipeline at any given time and represents a localized form of short-term storage that pipeline operators can use to meet fluctuating demand of firm customers. Most pipelines use line pack as a resource to help manage the load fluctuations on their systems, building up line pack during periods of decreased demand and drawing it down during periods of increased demand. This feature of pipeline operations historically has enabled the pipeline to adapt to unexpected or abrupt changes in load requirements. However, gas-fired generator reliance on pipeline line pack to respond to unexpected events, such as weather or unplanned outages of other units, is of limited value. Pipelines use line pack to ensure nondiscriminatory service to all firm customers and is not designed or utilized to mitigate large contingency events.

Also discussed below is the possibility of expanding the detailed contingency planning studies to include extreme-case scenarios for the possible disruption of regional gas supplies; for example, a single point of failure. While the fuel supply dynamics for each electric generator and region are unique, two simplified examples (a loss of critical compressor station and pipeline break) are presented to illustrate potential extreme-case scenarios for interruptions in the delivery of gas supplies to that region.

While each pipeline’s line pack dynamics are unique, NERC’s *Primer* report⁵⁷ presented typical examples of the use of line pack to meet unexpected increases in electric power load requirements. For example, an unexpected weather event impacts the gas load requirements of several gas-fired power plants connected to the same pipeline. The conclusion drawn from the examples reviewed in the NERC *Primer* is that pipeline line pack at best represents a limited buffer and should not be expected to reliably mitigate gas supply or transportation disruptions.

Primarily because of the inability to store electricity, electric utilities perform extensive contingency analysis for their systems at both the local and regional levels. These assessments are conducted most often by analyzing the capability of the electric system to operate in the event that any single part of the system were suddenly to fail. For example, the single-largest contingency in New England that the ISO must be ready for is the nearly 1,900 MW that could be lost due to the failure of the Hydro Quebec Phase II transmission line. Since failures propagate nearly instantaneously throughout the electric system, grid operators must maintain power supplies that can respond instantaneously in the event of a contingency. In addition, if a contingency were to occur, the electric system operators must replenish “instantaneous” operating reserves within a short period of time, usually 10 or 30 minutes, in order to be postured for the next potential contingency.

As gas-fired generation increases, both industries may find it valuable to perform a similar set of contingency assessments on pipeline systems. Such contingency assessments would enable the power industry, if not both industries, to uncover means of being better prepared to handle a contingency event involving the loss of delivered gas supply to gas-fired units within a region and mitigate the potential resulting domino effect.

Two such possible contingency assessments are outlined below for a hypothetical gas and electric system,⁵⁸ which is highly dependent on gas generation but has limited access to gas supplies. These examples are intended to serve as an illustration of a possible contingency assessment and may not be representative of actual pipeline and gas-fired generator interconnections. Since the primary purpose of these examples is to be illustrative, steady-state or transient hydraulic flow

⁵⁶ See Chapter 7 of NERC’s *A Primer on the Natural Gas Industry and its Interface with the Electric Power Industry*, 2011.

⁵⁷ See Chapter 7 and Appendix F of NERC’s *A Primer on the Natural Gas Industry and its Interface with the Electric Power Industry*, 2011.

⁵⁸ A hypothetical system was developed for this analysis using hypothetical pipeline and system topological information such as pipeline diameter, pipeline lengths, generator locations, and generator pressure requirements. The total electric system capacity is 3,500 MW which is made up of generators of various sizes and capabilities.

analyses was not used to analyze these examples. When undertaking similar analyses, Planning Coordinators, in concert with the pipelines serving their region, would take the extra time to thoroughly research and identify the specifics of the region’s current operating conditions and topological configurations. The end goal for these types of scenario studies is to determine credible contingencies for which the BPS should be planned and operated to withstand.

Failure of a Critical Pipeline Compressor Station

Figure 13 provides a visual representation of a hypothetical pipeline that could be affected by the sudden failure of a single compressor station (all compressors and backup compressor). In this example, a compressor station failure at a downstream location would impact gas pressures and flows over a wide dispersion of generators as the downstream gas demand draws down pressure in the pipeline. For simplicity, only those power plants that are known to be natural gas only are considered impacted (dual-fuel units were excluded). Also, the capability of using remedial pressure and flow from other pipelines is not considered, although interconnections with other pipelines, natural gas storage, and LNG could potentially provide remedial pressure and flow downstream of the affected compressor station.

Figure 13: Compressor Failure Scenario

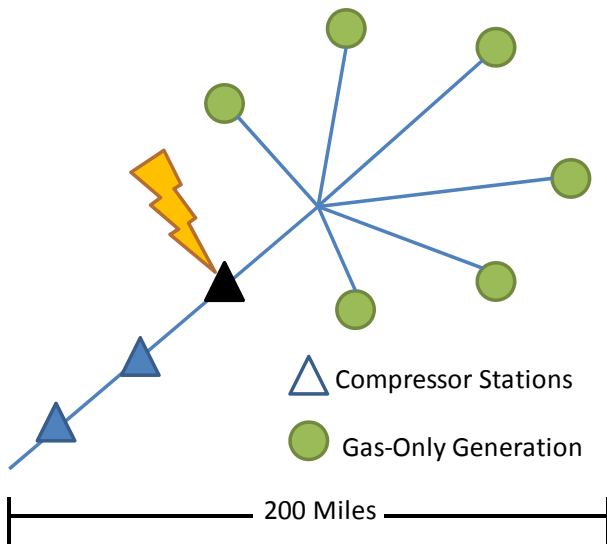


Figure 14: Time Profile of Capacity Lost Due to Loss of Compressor Station

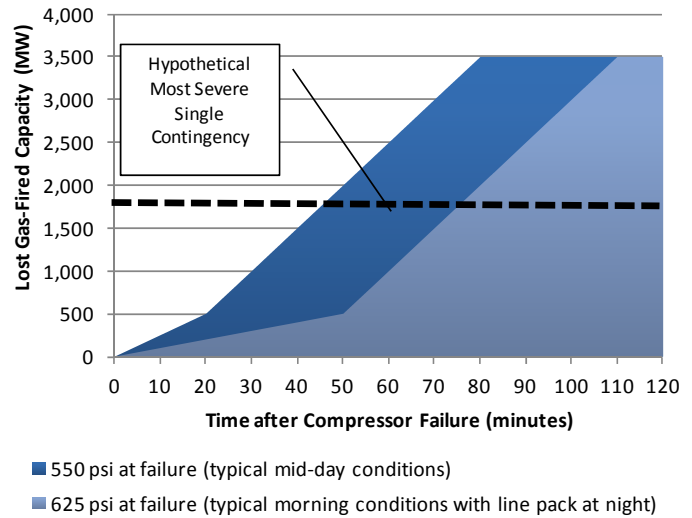


Figure 14 shows the profile of how much gas-only power plant capacity would become unavailable over time due to this particular compression station contingency. Under this scenario, approximately 3,500 MW is lost over a span of 80–110 minutes, depending on the pressure of the pipeline at the time of the contingency.

The one-to-two-hour time frame of the contingency implies that the electric system operators would have the opportunity to locate and dispatch replacement power supplies online if they are available. It may be more difficult to replace this capacity if these units had dual-fuel capability and had to switch during the allotted scenario time frame. In addition, it is possible that not all of the impacted units would be operating during the contingency. However, no rules or tools currently known to exist that dictate that the electric system operators would—or should—avoid operating all units simultaneously during any specific period.

Line Break Scenario

A more serious hypothetical contingency scenario involving a line break for the same hypothetical gas and electric system, as shown in Figure 15, would result in a rapid drop in pipeline pressure. Line break refers to a physical rupture or a break of the natural gas pipeline. Often, large interstate pipelines consist of two or more separate pipelines—sometimes within a single right-of-way. This scenario assumes a rare event where the capability to transport gas along a single corridor is

completely lost. In this scenario, natural gas could not continue to flow to downstream consumers, as was the case in a compressor failure. Downstream gas pressure was lost more rapidly as natural gas was released quickly from the ruptured pipeline to the atmosphere. For this contingency, there is no benefit gained through existing interconnections with other pipelines.

Calculations of how fast and how much of the gas-only capacity would be lost under this scenario are shown in Figure 11. Figure 16 also shows that within 16 minutes, as much as 3,500 MW could be lost.

Figure 15: Line Break Scenario

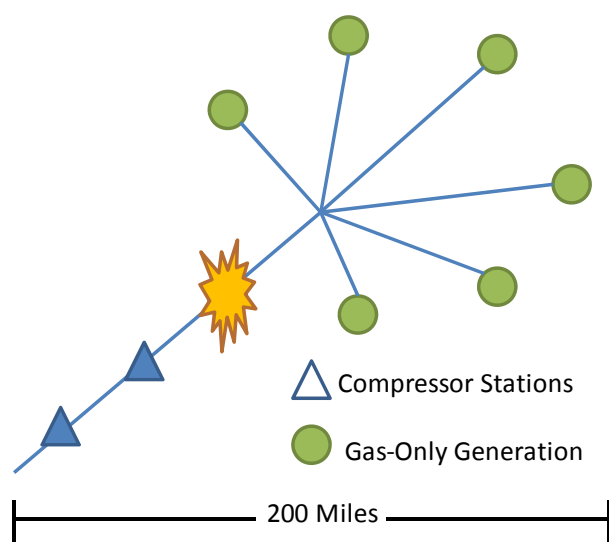
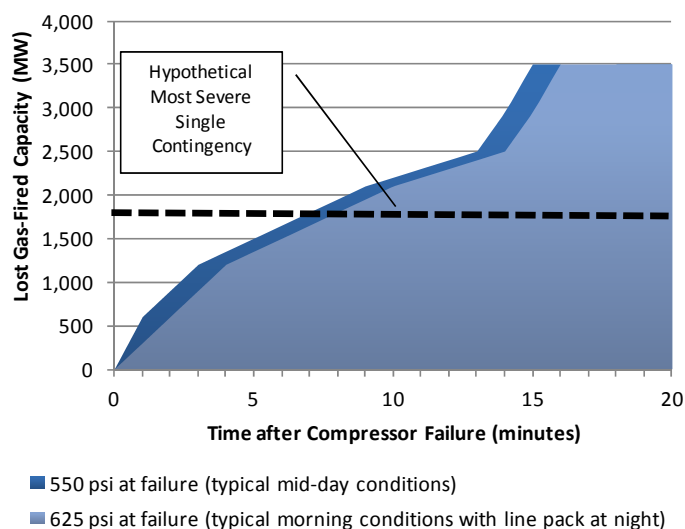


Figure 16: Time Profile of Capacity Lost Due To Line Break



The impact on the electric system is similar in magnitude to the compressor failure scenario. However, the period of time after the event during which this pipeline capacity is lost is much shorter, leaving less time for execution of emergency plans. During times of high electric and natural gas demand, flexibility of pipeline interconnections and dual-fuel capabilities could be minimal and may not provide sufficient mitigation. Joint study of these scenarios present the opportunity for gas and electric entities to develop an assessment that could help identify credible contingencies to study, determine constraints on both systems, and develop potential mitigation strategies should these events manifest.

Chapter 5—Methods for Analyzing Natural Gas Demand and Infrastructure for Electric Power Needs

The natural gas system is designed to serve its firm load customers, yet much of the electric power industry—particularly in wholesale electric markets—depends on interruptible service. This chapter describes recommended techniques for analyzing the natural gas demand characteristics in a given area and for assessing the adequacy of natural gas infrastructure to meet non-power and power demands. This study addresses how planners can estimate the number of days in which gas-fired power generators will not be able to procure natural gas supplies and thus may not be available to supply power. The results could be incorporated into the electric power resource adequacy models to more accurately estimate the key adequacy metrics, such as Loss-of-Load Expectation (LOLE), Loss-of-Load Hours (LOLH), and Expected Unserved Energy (EUE). An important feature of integrating these suggested analyses with existing tools is the ability to incorporate existing operational solutions into the planning models (e.g., demand response, voltage reduction, public appeals, etc.). By incorporating results from a natural gas fuel and infrastructure assessment into probability-based resource adequacy models, an accurate representation of risk can be quantified and then translated into risk-based planning solutions. The results of this analysis also could serve as information for generators to determine the appropriate level of natural gas service to meet their reliability needs and, upon a generator making contractual commitments, for pipelines to determine if additional infrastructure is necessary to meet that demand.

Because of the complexities and extensive data requirements involved in assessing the impact of fuel availability on electric system reliability, NERC recommends a three-layered approach to this analysis. The first step (Layer 1) is to assess the capacity of the gas infrastructure under normal operating conditions, and compare that capacity to the gas load by developing daily gas load duration curves for a specific set of weather conditions (e.g., 50/50 or 90/10 probabilities of forecast load). This provides an indication of the potential for fuel-related outages if the gas system is fully operational. The second step (Layer 2) is to compare the same gas load duration curves to gas infrastructure capacity under selected gas transportation contingencies, such as a compressor station outage or mainline capacity reduction. This provides an indication of the additional incremental fuel outages that could be caused by potential large disruptions with the regional gas system.

While Layer 1 and Layer 2 provide an initial assessment of the potential severity of fuel-related outages, they do not fully quantify the probability that demand for gas will not be met. The third step (Layer 3) is to perform a Monte Carlo analysis, which examines a wide range of weather and gas supply and/or transportation conditions to determine how often expected power sector gas demand cannot be served and the resulting threat of potentially lost electric loads. A more detailed description of each of the three layers to this approach is provided below. Figure 17 highlights how Layer 3 (Monte Carlo analysis) differs from the analysis performed in Layers 1 and 2. The key difference is that the Monte Carlo analysis would provide a probabilistic assessment of the impacts of weather and contingencies on electric system reliability.

Figure 17: Features of Each Layer of Analysis

Scenario	Layer 1: Compare Gas Infrastructure Capacity to Gas Load Duration Curves	Layer 2: Assessing the Impact of Gas Supply Contingencies	Layer 3: Monte Carlo Analysis of Gas and Electric Systems
Weather Scenarios	Limited number of scenarios examining average (50/50) and extreme (90/10) weather	Limited number of scenarios examining average (50/50) and extreme (90/10) weather	Full weather probability Monte Carlo cases with hundreds of combinations made consistent with actual weather patterns among regions
Gas System Contingencies	Not considered	Used to adjust gas supply capability, but no probabilistic analysis	Can be incorporated as probability distributions within Monte Carlo analysis and can be correlated to weather
Electric System Contingencies	Not considered	Not considered	Can be incorporated as probability distributions within Monte Carlo analysis and can be correlated to weather
Regional Detail	Limited to examining larger regions	Limited to examining larger regions	Finer level of detail to examine intraregional constraints
Time Steps for Analysis	Daily over forecast year	Daily over forecast year	Hourly over forecast year
Plant Dispatch and Interregional Electricity Flows	Static	Static	Includes dynamic plant re-dispatch to move generation among control areas based on electric and gas contingencies
Gas Flows Into and Out Of Region	Endogenously calculated based on weather case	Endogenously calculated based on weather case and contingencies	Endogenously calculated based on weather case and contingencies
Integration of Results into Electric Reliability Calculations (e.g., LOLE)	Not considered	Not considered	Provides quantification of probabilities of fuel supply interruptions. This could be directly input into electric reliability estimation processes in different ways.

Layer 1: Comparing Gas Infrastructure Capacity to Gas Load Duration Curves

There are three basic steps to this layer of the analysis:

1. Define the boundaries for the region being analyzed and assess the current and projected natural gas supply and transportation capabilities under normal operating conditions for the region.
2. Assess the current and projected power and non-power gas loads for the region based on weather conditions and seasonal diversity.
3. Compare the supply capabilities to the total projected gas load to determine the amount of unmet gas demand in the region.⁵⁸

The first step is to define the boundaries of the region of the dispatch area being analyzed. The region could be as large as a single ISO or RTO, or could be a smaller area, such as a market zone. Within this region, the characteristics of the gas system must be quantified to assess the current supply capabilities. The current gas supply capabilities for a region include inbound pipeline capacity, less the amount of capacity firmly contracted by downstream customers, plus other supply sources within the node, such as underground storage, LNG/CNG and propane-air peak shaving storage, and LNG import capabilities. Pipeline system capacity can be determined by assessing the physical capability of the systems (number of lines, line diameter and operating pressure), as well as data posted on the pipeline's bulletin board, such as design capacity, operationally available capacity, and the pipeline's index of customers. The FERC index of customer data can be used to assess the daily volumes of firm pipeline transportation capacity contracted within a given region and the amounts contracted by customers further downstream (of the study area) to determine the net pipeline capacity available for the region under consideration.

Questions Answered in Layer 1 Analysis

- What are the characteristics of the current natural gas infrastructure? How much supply capability currently exists in different markets?
- How much pipeline capacity is contracted in different markets?
- What are the locations and the sizes of gas-fired generating units within the region? What type of gas transportation contracts do they hold?
- How does weather impact both power and non-power daily gas loads?
- How do daily load swings affect the assessment of gas supply?
- What impact does dual-fuel capacity have on power gas loads and electric system reliability?

To create scenarios for the region's future gas supply and transportation capabilities, it is necessary to account for any planned change to existing infrastructure that would have a significant impact on the region's gas market, such as:

- New pipelines or incremental capacity increases on existing systems
- Planned abandonments or conversion of existing gas pipelines that may reduce capacity
- New storage facilities or storage field abandonments
- Impact of new facilities or changes in the operation of existing facilities:
 - Local gas peak shaving facilities
 - LNG import terminals, operations, and supply contracts

⁵⁸ By design, the gas system is planned and operated to serve only its firm load customers.

- LNG export terminals
- Large, industrial gas-consuming facilities, such as ammonia and gas-to-liquids (GTL) plants.

Not all planned changes may occur. For example, two competing pipeline systems may announce plans for capacity expansions, but only one may get the firm contract commitments needed to proceed with the expansion. Therefore, it is necessary to apply a confidence factor to the chances of each of the planned infrastructure changes. Announced plans generally only extend a few years into the future. When looking 5 to 10 years ahead, it is also necessary to assess the growth of gas LDCs’ firm demand within the region and to assess what type of new pipeline and storage infrastructure they are likely to require as their firm loads increase.

The next step in Layer 1 is to project the daily loads for both power and non-power (firm residential, commercial, and industrial) customers based on a discreet set of weather conditions. Gas consumption is closely correlated with weather, and therefore, projections for daily gas loads can be determined by analyzing historic load and weather (daily temperature) data. Electric load and dispatch analyses can provide the similar gas demands as projected power generation gas demand. For this type of analysis, a daily gas load model (DGLM) was created to project daily gas loads as a function of temperature. The DGLM uses regression-based equations to estimate the amount of demand by sector (residential, commercial, industrial, and power) as a function of the average daily temperature.⁵⁹

Figure 18: Non-Power and Power Gas Demand as a Function of Temperature

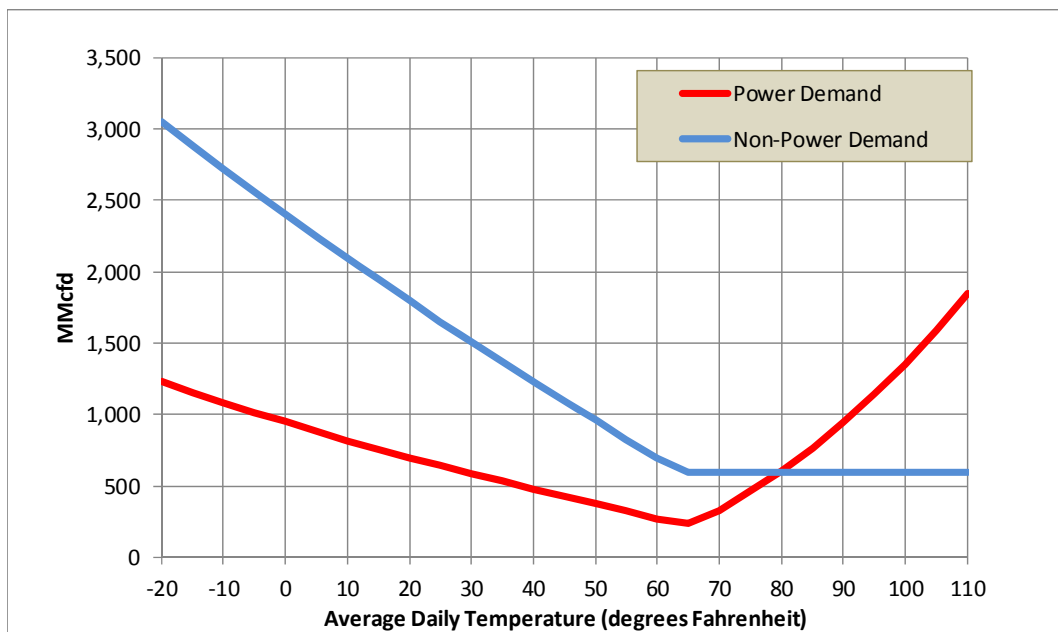
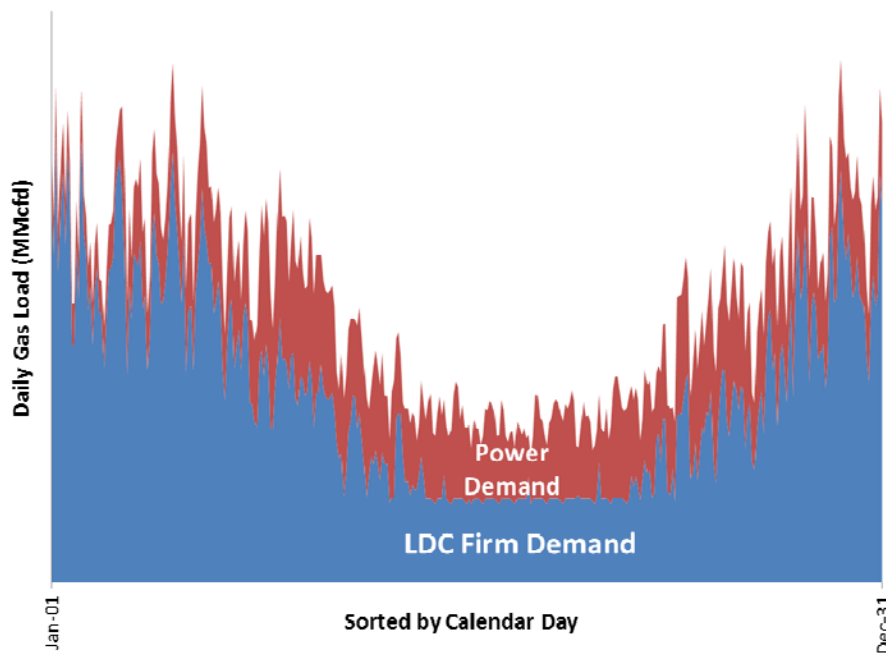


Figure 18 provides an example of how power and non-power demand for gas changes as a function of temperature. As the average daily temperature increases, non-power load decreases due to lower heating demand. At the high end of the temperature range, space-heating load is virtually zero, and all that remains is non-space-heating load, such as water heating and cooking applications. In contrast, power demand has a u-shaped curve, with high demand at both very low and very high temperatures, and lower demand at moderate temperatures. Figure 19 provides an example of one year of daily gas load ordered by calendar days (January 1 to December 31).

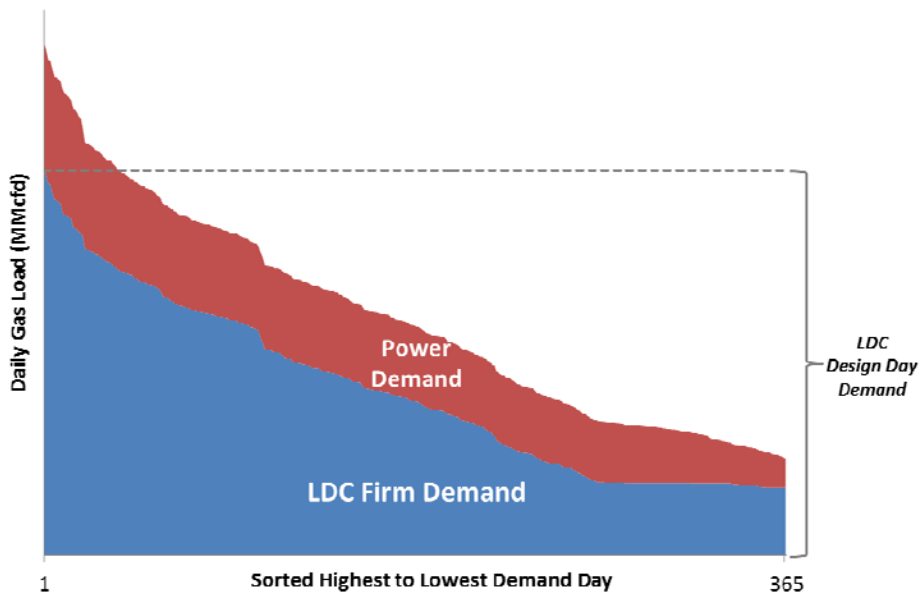
⁵⁹ The regression analysis used for the DGLM is based solely on average daily temperatures. This same type of approach could also include other weather variables that have an impact on gas and electricity demand, such as dew point, relative humidity, wind speed, cloud cover, precipitation, wind chill, and heat index.

Figure 19: Natural Gas Daily Load Profile Example



Another way to examine this data is to order the demand days from highest to lowest, as shown in Figure 20. LDCs contract for supply and interstate pipeline transportation and design their distribution systems according to firm customer demands on a very cold winter day, usually equal to the coldest day observed in the past 30 years. In the example load curve below, the peak day is based on the gas LDC “design day” specification, and the total demand over the course of the winter is based on a 90th percentile (1-in-10 probability) winter temperatures.

Figure 20: Natural Gas Load Duration Curve Example

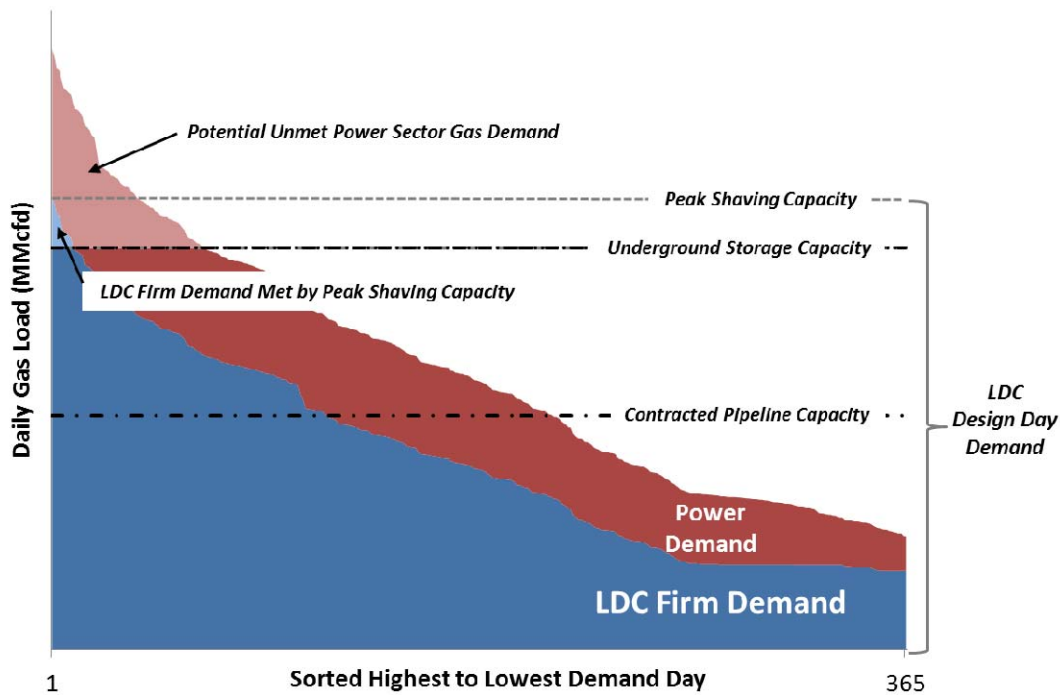


The weather conditions selected for the Layer 1 analysis should represent a range of load conditions for both the summer and winter months, for example:

- 90th percentile winter weather (90/10 winter load conditions)
- 90th percentile summer weather (90/10 summer load conditions)
- 50th percentile winter weather (50/50 load winter conditions)
- 50th percentile summer weather (50/50 load summer conditions)

The third step in Layer 1 analysis is to compare the delivered gas transportation capability to daily load duration curves and thereby determine how often the projected gas demand for electric generation cannot be served, as shown in Figure 21. For the majority of days, LDC firm load is met with a combination of firmly contracted pipeline capacity and local underground storage capacity. Interruptible transportation availability in the commercial and industrial sectors will also decrease as firm transportation customers increasingly use their full contracted entitlements and available pipeline capacity becomes constrained. On the 10 to 15 coldest winter days when gas demand is highest, a pipeline may not be able to schedule interruptible transportation and, in many cases, firm transportation customer commitments must be met with local peak shaving storage, such as satellite LNG storage or propane air facilities. If an electric generator does not contract for sufficient transportation service to meet its load, there could be a number of days when a significant portion of the gas demand for electric generation could be unmet (as represented by the light red area at the top of the curve in Figure 21) and electric sector reliability could be compromised. This type of screening analysis can indicate the number of days that demand for interstate pipeline capacity would not be met, and the quantity of demand not met can be determined for any given scenario.⁶⁰

Figure 21: Comparison of Load Duration Curve to Delivered Gas Supply Capability

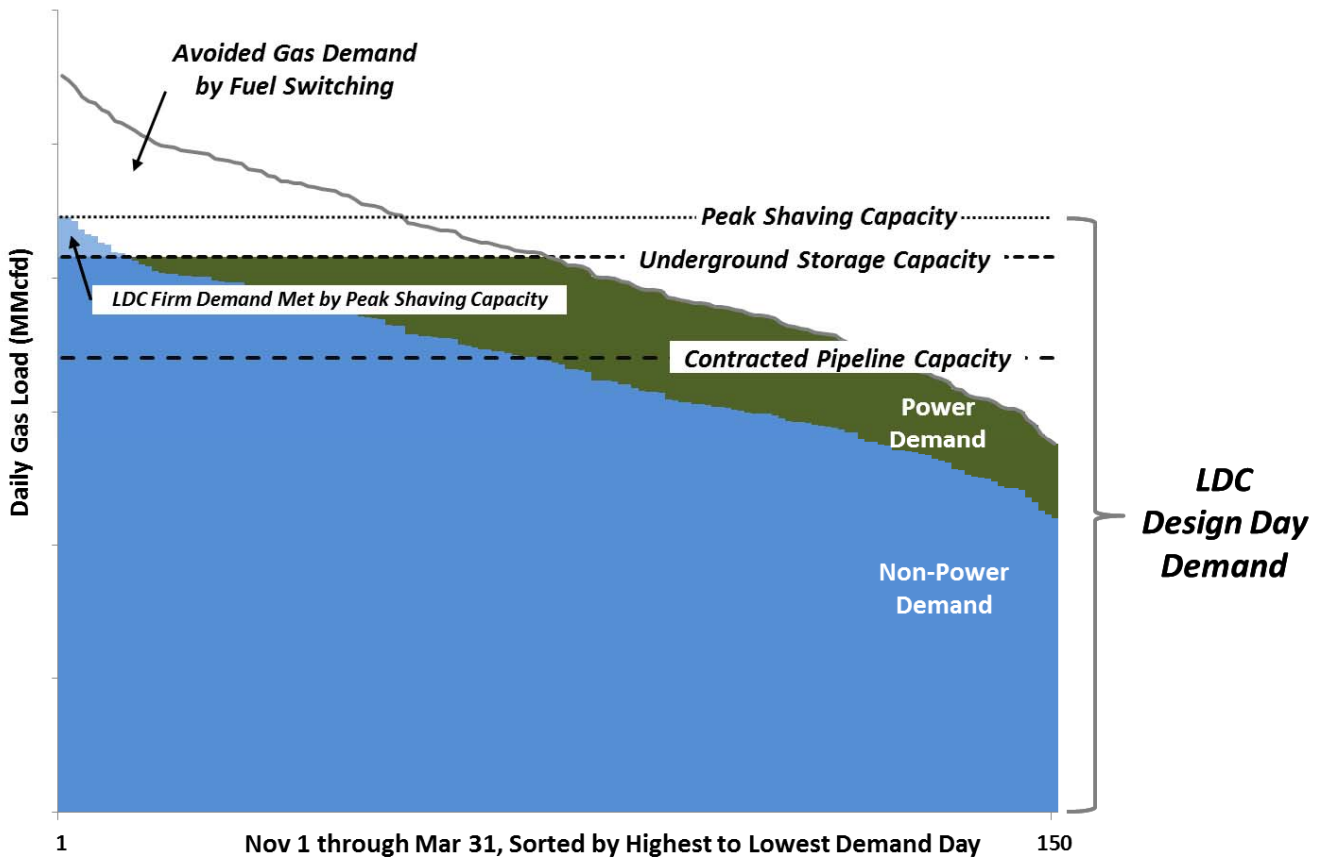


⁶⁰ While pipeline capacity and storage capacity provide increased availability of delivered natural gas, storage capacity is unique in that it generally serves local gas loads and does not increase the ability to transport natural gas on the pipeline system. Unless gas storage is at the point-of-use, pipeline capacity will be required to get it there.

The example above excludes the impact on interstate pipeline demand from fuel switching at dual-fuel units. If gas/oil switchable generating capacity is available, as shown in Figure 22, the amount of unmet interstate pipeline demand could be reduced or eliminated. This approach can be used to calculate the reduction in on-peak gas demand due to functional fuel switching, and the positive impacts on electric system reliability (temporary reduction in operable capacity).

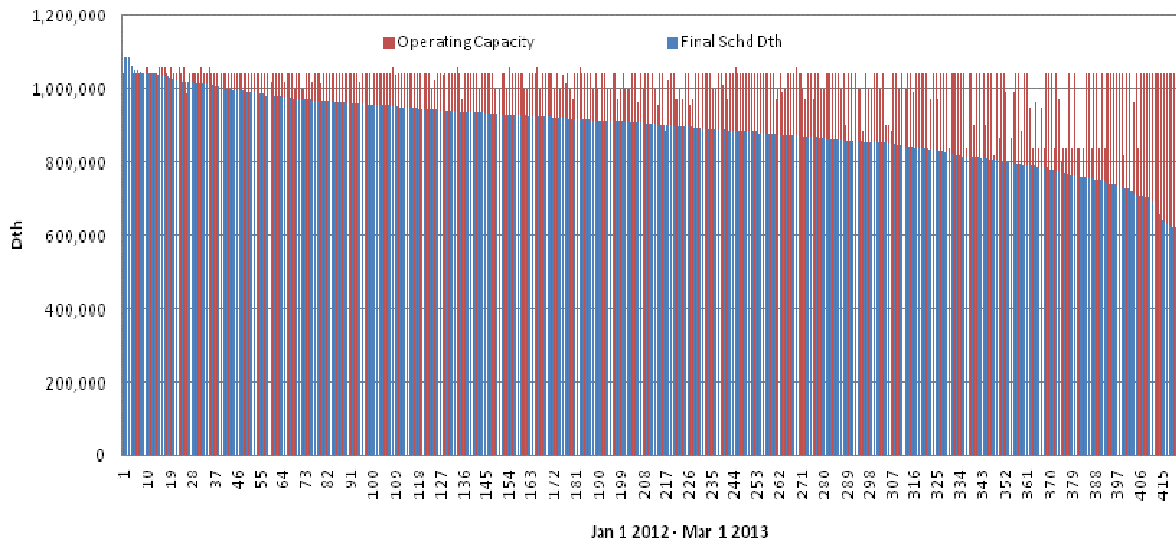
In addition to fuel-switching capabilities, some gas-fired generators hold some form of firm contracts for fuel supplies. The degree of “firmness” of a generator’s gas supply depends on the type and number of contracts held. The generator may have a pipeline capacity contract securing supplies directly from the wellhead or from a liquid trading point on the regional gas system. The generator may only have firm pipeline capacity on the lateral spur that serves it off the mainline. The generator may have a contract on a single pipeline system, or contracts on multiple systems. Determining the firmness of fuel supplies, both firm gas production and firm pipeline transportation, is an important consideration in determining the non-firm demand and thus the vulnerabilities on a given electric system.

Figure 22: Daily Gas Load Curve Including Fuel Switching



The load duration curve analysis described above is based on a daily cycle. It treats the sum of 24 hours of loads as “demand” and average daily pipeline, storage, and peak shaving capacities as “supply.” Layer 3, which is discussed in a later section, extends the daily analysis to hourly analysis to determine the likelihood that hourly gas loads cannot be served, even if the daily analysis shows the market to be in balance. An example of the load duration curve using actual pipeline data is shown in Figure 23.

Figure 23: Operating Capacity and Final Scheduled Volume – Example Pipeline



Layer 2: Assessing the Impact of Gas Supply Contingencies

Most areas in the United States and Canada are served by many different pipeline systems that are relied on to transport gas into and out of each area. The North American natural gas pipeline network is a highly integrated system, with many interconnects that allow for the transfer of gas between the different pipeline systems. In addition, there are numerous interconnects with gas utilities and gas-fired power plants that receive gas. In many cases, multiple interconnects from multiple pipelines create both flexibility and reliability in gas deliveries. Further, underground gas storage is connected to the pipelines, creating reliability in gas delivery. Market area gas storage makes it possible for firm peak month and peak day deliveries to be satisfied with a greater degree of certainty and reliability. Gas utilities further augment underground storage supplies with storage from above-ground facilities, most notably LNG peak shaving and propane-air facilities. In short, the gas infrastructure is extensive and diverse, making the system for serving firm loads very reliable. Nevertheless, contingencies that negatively impact gas service can and do occur. On rare occasions these contingencies threaten firm service. More often, these contingencies may reduce the capacity available for interruptible service, which the pipeline has no contractual obligation to provide and only is available when firm shippers are not using their capacity.

Questions Answered in Layer 2 Analysis

- What are the potential contingency cases in which natural gas systems lose their ability to provide their total expected service capacity?
- How much capacity loss or range of capacity losses would be expected from each of these specific contingencies?
- What causes these gas system contingencies, and what data exist to help predict the frequency, severity, and duration with which they might be expected to occur?
- How do the occurrences of these gas system contingencies correlate to severe weather or other types of natural events?
- How much gas-fired electric generating capacity would be estimated to lose interruptible or firm gas service under each specific contingency?
- What are the connections between electric service reliability and natural gas end use markets and natural gas infrastructure, and to what extent could electric outages affect operational gas system capacities?

The purpose of this layer of the analysis is to identify and characterize potential contingencies on the gas system that could adversely impact gas supplies and thereby adversely impact electric reliability. The recommended approach to Layer 2 can be broken down in to three steps:

1. Identify potential gas system contingencies and their frequency of occurrence.
2. Assess the impacts for each of the identified contingencies, in terms of duration and amount of gas supply disrupted.
3. Apply the contingency disruptions to the gas supply capabilities (determined in the Layer 1 analysis) to calculate the impact on total gas supplies and, more specifically, the amount of gas available to electric generators.

First, it is necessary to identify the types of contingencies that can occur in the natural gas system's infrastructure and to compile data on their frequencies, duration, and consequences that can be used in reliability assessments. There are a wide range of events that could result in the loss of gas service, including physical/operational, technical/cyber, natural, and man-made causes. A list of some of the potential gas system vulnerabilities includes:

- Physical/Operational
 - Mechanical or operational malfunction of a specific gas system equipment, such as a compressor station
 - Pipeline leakage or burst due to stress or corrosion cracking
 - Storage well degradation or failure due to scaling, water penetration, or other factors
 - Pipeline capacity outages due to scheduled construction, maintenance, and testing
- Technical/Cyber
 - SCADA system malfunction
 - Electrical failure of supporting computer and control systems
 - Database corruption
 - Hacking or tampering with supporting software and information for control systems
 - Failure or malfunction of operational flow control systems
- Natural
 - Damage to compressor stations from flooding
 - Damage to pipelines due to flooding, erosion, river scouring
 - Damage to facilities due to hurricanes or high winds
 - Well freeze-offs in production and storage systems
 - Damage to facilities due to earthquakes
 - Other high-impact, low-frequency (HILF) events (e.g., solar storms)
- Man-made
 - Damage resulting from terrorist activities
 - Pipeline damage due to excavation
 - Damage due to negligence

Fully assessing these vulnerabilities requires a review of existing studies and historical data (e.g., pipeline bulletin board data and well-level production histories), as well as consultation with the gas industry to establish the frequencies, duration, and consequences of the types of events listed above. Specific data could be compiled on the number of occurrences of events such as:

- Large-scale wellhead disruptions (freeze-offs, hurricanes, floods)
- Gathering line/field compressor problems

- Outages of gas processing plants (scheduled outages, hurricanes or floods, loss of electricity service, physical attack)
- Pipeline outages (scheduled outages for pipeline integrity surveys, pigging, etc.; integrity failures; failures to control systems; accidents or damage from external forces; earthquakes; loss of cover by ground erosion, scouring of river beds, physical attack, cyber attack)
- Prime mover or compressor outages (scheduled outages; failures of prime mover;⁶¹ hurricanes or floods; loss of electricity service to electric-drive compressors)

An analysis of “nominal design capacity” and “operationally available capacity” information—which pipelines routinely post to meet FERC requirements—may provide a valuable baseline to assess the availability of gas pipeline transportation services. The “operationally available capacity” information provides data on pipeline and prime mover/compressor outages. Pipelines could provide a characterization of the type of events that affect capacity to inform such an analysis.

It also may be useful to develop correlation coefficients or other scenario-building assumptions that will be used to represent how different types of events are related to each other. To accomplish this, it is necessary first to determine what variables need to be considered (temperature, wind speeds, precipitation, etc.) in an analysis of probabilities of natural gas disruptions and electricity market events. NERC and the Regions, along with industry Planning Coordinators (PCs), have already studied some of these statistical relationships for their electric reliability analysis and planning functions (e.g., how wind speeds correlate to temperatures and electric loads), and additional data will be required, such as weather data from the National Oceanic and Atmospheric Administration (NOAA), pipeline incident reports from the U.S. Department of Transportation (DOT), and infrastructure outage data from the DOE. Further statistical analysis will also be required to determine frequency and severity of events and the correlation between events and time of year. The results of the correlation analysis could ultimately be applied within the Monte Carlo analysis in Layer 3 (discussed below) or within the Layer 2 analysis to develop scenarios. As stated above, interstate pipeline service availability can be measured by analyzing the difference between interstate pipeline “nominal design capacity” and pipeline “operationally available capacity” at certain points on the pipeline system. Pipelines can then characterize or identify why capacity was reduced on the system.

The next step in the analysis would be to estimate how different contingency events would affect the normal operational capacities identified in the Layer 1 analysis. Events range from compressor failures (which would generally cause the loss of some, but not all of the capacity on a system) to a complete pipeline failure and loss of all capacity. This data would be used to create a comprehensive list of contingencies including information regarding the locations, event type, and amount of lost capacity. In prior studies of disruptions of natural gas infrastructure, estimated impacts on gas supplies using hydraulic models and simpler hydraulic calculations were completed. For example, in a recent study for ISO-New England, ICF employed a set of hypothetical gas sector contingencies, which were incorporated into various reliability calculations and analyses.⁶² These contingency cases examined reductions in available gas supplies when either one or two elements of the regional gas system were not available on the peak winter and peak summer days.

Once the impact on gas supplies is identified for each of the contingency cases, these supply reductions can be applied to the gas supply capability estimates to arrive at the change in total gas supply from any individual contingency (N-1) or combination of contingencies (N-1-1). The impact of these changes in total gas supply capability could then be compared to the load duration curves (as discussed above in Layer 1) to determine the impact on gas supplies available to electric generators (i.e., how much fuel supply (in Btu), capacity (in MW) and generation (in MWh) would be reduced by the contingency).

⁶¹ The failure of a component/station affecting output will be noted by the publically available “Critical Notice” on the pipeline’s website

⁶² http://www.iso-ne.com/committees/comm_wkgrps/prtcpts_comm/pac/reports/2012/gas_study_public_slides.pdf

Layer 3: Monte Carlo Analysis of Gas and Electric Systems

The Layer 1 and Layer 2 analyses described above are designed to assess the impact of fuel availability on electric system reliability under a limited set of weather conditions and gas supply contingencies for the region modeled as a whole or single system. The analysis does not take into account localized constraints that may develop within the region, or how the natural gas system may respond to these changes (e.g., redirection of pipeline flows). While the first two layers quantify the potential extent of gas supply shortages to electric generators on a regional basis, they do not provide an indication of how often these fuel shortages might occur and what specific areas within the region may be affected by the shortfall.

For Layer 3, NERC recommends a Monte Carlo analysis using an integrated gas and electric system network model to quantify the probabilities and correlations among various types of gas and electric contingencies, weather events, generation, and electric loads in order to better understand how often shortfalls in gas supplies may occur. A Monte Carlo analysis would provide a robust method of analyzing how frequently various combinations of events can occur, particularly events that can be correlated to each other. In this integrated approach, gas fuel supply availability will be modeled inside the sequential Monte Carlo algorithm and tested hourly, as opposed to the daily load duration curve approach. Integrated modeling provides a more accurate representation of the gas–power infrastructure and therefore provides better understanding of impact and likelihood.

Questions Answered in Layer 3 Analysis

- What is the probability of gas supply loss? How does this probability change under different weather conditions?
- What plants within a region are most likely to be affected by gas supply shortages?
- How does the gas system respond in a contingency event? Can the gas infrastructure be used differently to reduce supply shortfalls?

Considerations of Hourly Loads and Line Pack

The gas supply and demand assessments described so far have been for average daily values. To assess hourly availability of pipeline capacity requires an estimation of the potential impact from line pack. To assess the impact of line pack on gas supplies, one could use a method similar to the approach developed by ICF as part of their “Market Clearing Engine” (MCE).

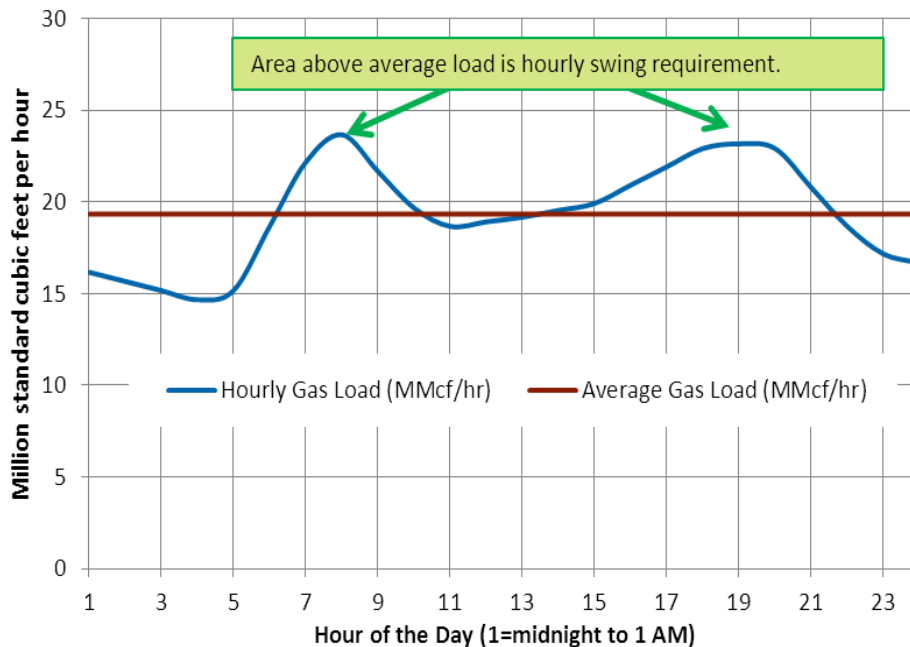
ICF has used the MCE for the last 16 years to manage Southern Australia’s gas system operations, including the hourly supply scheduling of gas pipeline and storage injections and withdrawals. The MCE model estimates available line pack based on the physical dimensions of the pipeline systems and assumed variations in average pipeline pressures that could be managed throughout a day. The amount of line pack is calculated as a function of the diameter, length, and average pressure of the pipeline. When a gas pipeline is operated at the maximum allowed operating pressure (MAOP) throughput volumes at a steady state, the pressure at the compressor inlet might be around 760 pounds per square inch (psi), and the pressure at the compressor outlets might be close to 1,000 psi. This way, the pressure in the pipeline goes from 1,000 psi of the outlet of one compressor down to 760 psi at the inlet of the next compressor located about 70 miles downstream. Using this example, the average pressure would be about 880 psi. At that pressure, a 36” diameter line would hold about 2.2 million cubic square feet of gas per mile length. If the average pipeline pressures were allowed to go up during the low-demand overnight period, additional gas could be stored in the pipeline during evening hours. During a given day, the pressure could be reduced allowing for the delivery of more gas. For example, using standard hydraulic calculations, the daily swing capacity available for a 36” pipeline could be estimated at 0.3 MMcf per mile if the loads are predictable. Pipelines operating near maximum design capacity have no available linepack—it is only available when a pipeline is partially loaded and pressures are below the maximum allowable operating pressure. Pipelines that operate through significant swings must leave some linepack available to maintain pipeline operating requirements.

These estimations could be verified by consulting with pipeline companies and determining if additional hourly swing capacity is available through storage deliverability that is dedicated to maintaining system pressures and reliability. The most important factors determining hourly swing capacity available through management of line pack are:

- Physical dimension of the pipeline (diameter and length)
- Normal steady-state operating pressure profile
- MAOP
- Minimum operating pressure needed to deliver gas to customers
- Ability to fully re-pressurize the pipeline for the next day’s cycle

The hourly analysis NERC suggests for the Layer 3 modeling is not a full hydraulic modeling of hourly gas flows into and out of the gas system. Rather, it represents an approximate analysis that compares the hourly patterns (specifically the hourly swing requirement, or the volume of hourly gas load above the daily average load) against the available hourly swing capacity made up mostly of pipeline line pack available to a region (see Figure 24). These values can then be converted into an hourly swing index by dividing the hourly swing requirement in MMcf by the available the hourly swing (line pack) capacity in MMcf. An hourly swing index value above 1.0 would indicate hourly gas loads that are greater than what can be provided by line pack and indicate potential problems in serving those specific loads; the higher the index, the more severe the problems would be. An estimate of the amount of potential lost hourly load can also be computed as the hourly swing requirement minus available hourly swing capacity.

Figure 24: Example of Hourly Winter Gas Load Swings



Regional Definition and Boundary Conditions

The first step in conducting the Monte Carlo analysis is to construct a network representation of the natural gas and electric infrastructure within the region under examination. The network model would consist of a series of nodes, which represent gas supply resources and demands within the region, and arcs, which represent either gas pipeline capacity or electric transmission capacity between the nodes. The division of the region into nodes would be based on an assessment of

pipeline receipt and delivery points within the region, the location of interconnects between different pipeline systems or between a pipeline system and storage field, LDC services, and electricity dispatch zones within the region. The goal is to create a network representation of the region that is simple enough to solve relatively quickly, but also has sufficient detail to indicate where gas supply constraints may develop. Depending on the region's size and complexity of its gas pipeline systems, a network of between 5 and 15 nodes should be sufficient. In an aggregated nodal system, electric generators could be grouped together by type (e.g., gas-only combustion turbines, gas/distillate switchables, etc.) within each region. However, assuming sufficient information on pipeline capacities and receipt and delivery points is available, it is possible to construct a nodal network with much greater detail, and even represent gas consumption at individual power plants. Non-power demand would be represented by the same type of algorithms used in a daily gas load model (discussed in the previous section) to determine gas demand as a function of weather.

Sensitivity of Electric and Natural Gas Loads to Weather

Based on past studies and analysis on the subject and current practices of electric market participants, hourly and daily electric load models are most often a function of weather, seasonal and calendar factors, time of day factors, and other autoregressive components. It is also a common practice to generate separate models for each distinct seasonal or daily interval in order to capture unique dynamics of that period.

The most used weather variables in load models are linear and non-linear components of temperature, wind speed, humidity, cloud cover, and precipitation, with temperature having the largest impact among these variables. Seasonal and calendar factors include months, weekday or weekend distinctions, day of the week, and holiday dummy variables. Time of day factors include variables capturing specific dynamics associated with hourly load differences, which could include specific hours or simply off-peak and on-peak classifications. Finally, there are a number of variations of autoregressive components that tend to explain all other factors not captured by the above-mentioned independent variables. These factors are most often captured through autoregressive lags of different lengths but can also be captured with moving average lags, depending on specific time-series dynamics.

There are also common structural form variations among different hourly and daily electric load models. It is a common practice to build separate models for each season or month, and even each day of the week or hour in order to capture unique dynamics of these distinct periods. Alternatively, seasonally or otherwise differenced autoregressive integrated moving average (ARIMA) models can capture these dynamics in a single model. Similarly, models can oftentimes capture these distinct dynamics with dummy variables.

Twelve separate hourly load curve equations could be used to capture unique monthly electric load dynamics for each of the examined regions. The models could include level, squared, and cubed temperature variables in order to capture non-linear relationships between temperature and load. The resulting model will also include day-of-the-week-and-month variables, holiday variables, and time-of-day variables to capture other variations associated with these periods. The model will also include autoregressive components based on the unique structure of regional load lags.

The finalized monthly load curve equations will be used in the simulation process in order to generate hourly load requirements based on assumed hourly weather scenarios and aggregate monthly load level assumptions. The aggregate monthly load level assumptions will be calculated through independent load forecasts based on historical load growth and expected future economic activity levels for each examined region.

Modeling weather scenarios should be based on future weather expectations calculated by historical weather trends in the regions of interest. This is a difficult task, because historical weather patterns have not reverted around a single, long-term mean. Instead, weather tends to persist at its short-term pattern for prolonged periods of time before returning to its long-term trend. Figure 25 and Figure 26 show annual heating and cooling degree days (HDD and CDD) by year for the past 42 years, and 20-year normal degree days. Since 1980 the 20-year average of HDDs has declined 7 percent, while the 20-year average for CDDs has increased almost 12 percent.

Figure 25: U.S. Lower 48 Heating Degree Days⁶³

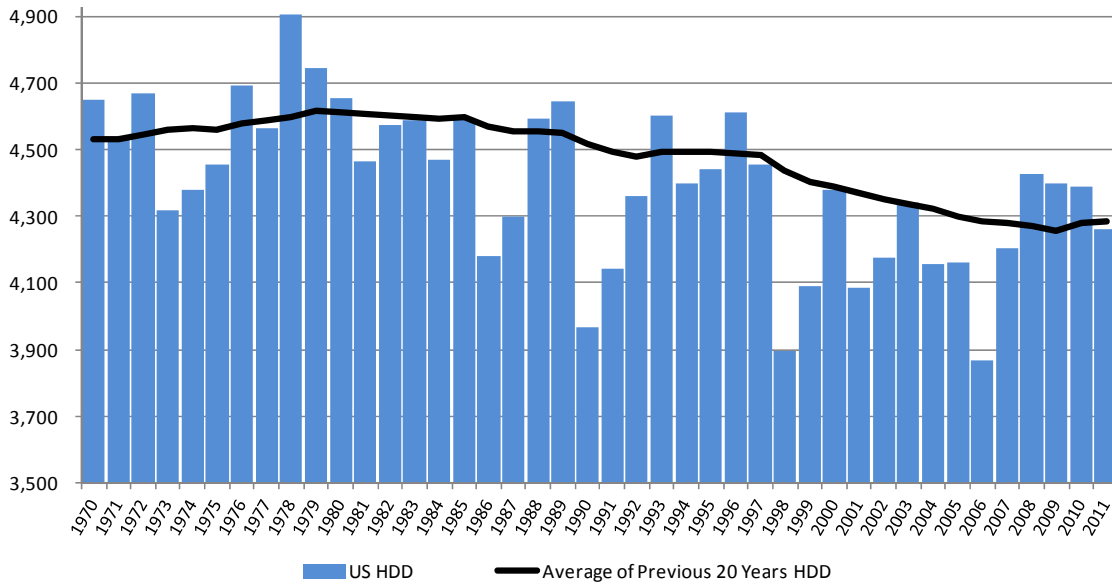
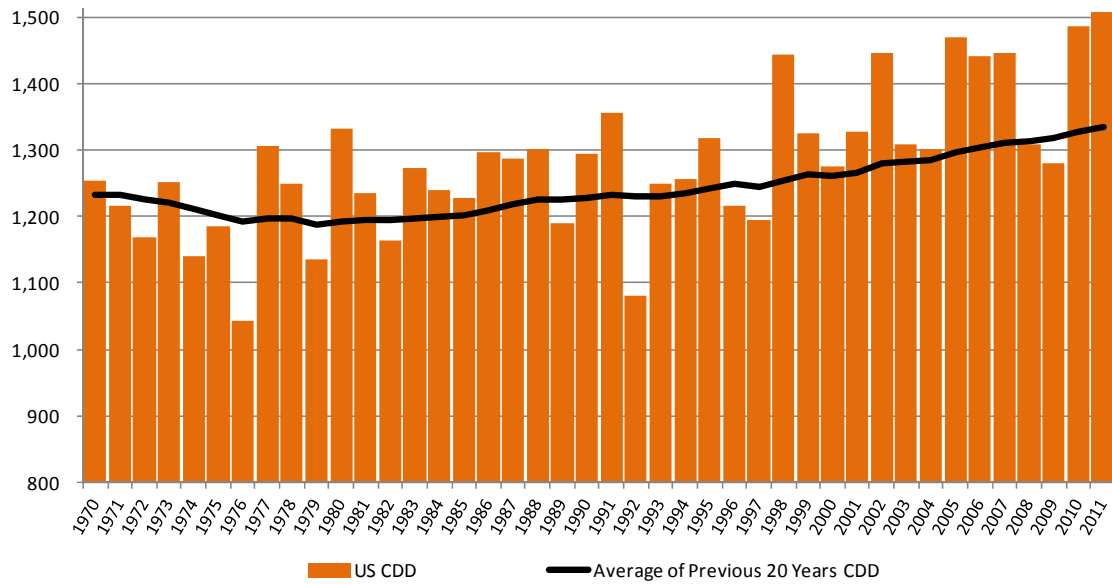


Figure 26: U.S. Lower 48 Cooling Degree Days⁶⁴



The trend toward warmer temperatures in the summer and cooler temperatures in the winter could lead the electric industry away from considering long-term, 30-year historical periods and toward shorter, 10-year historical periods when identifying weather normal conditions. For all reliability analyses, system planners could identify “normal weather year”⁶⁵ by selecting a year for which temperatures deviate least from average temperatures over the last decade.

⁶³ U.S. Lower 48 heating degree days for calendar year as computed by NOAA for each census region and weighted by population using 2010 census data (excluding Alaska and Hawaii).

⁶⁴ Ibid.

⁶⁵ A normal weather year is the year with the lowest sum of squared monthly deviations from 10-year monthly averages.

Since the region is being examined independently from the rest of the North American market, it is also necessary to define the boundary conditions for each case; that is, the movement of gas supplies into and out of the region as a whole, as well as where gas supplies enter and exit the region. Under normal operations, the boundary conditions are a function of weather, which impacts demand upstream and downstream. The boundary conditions can also be considered in the Monte Carlo model, for example, by considering contingencies such as hurricanes that disrupt gas supplies available to the region.

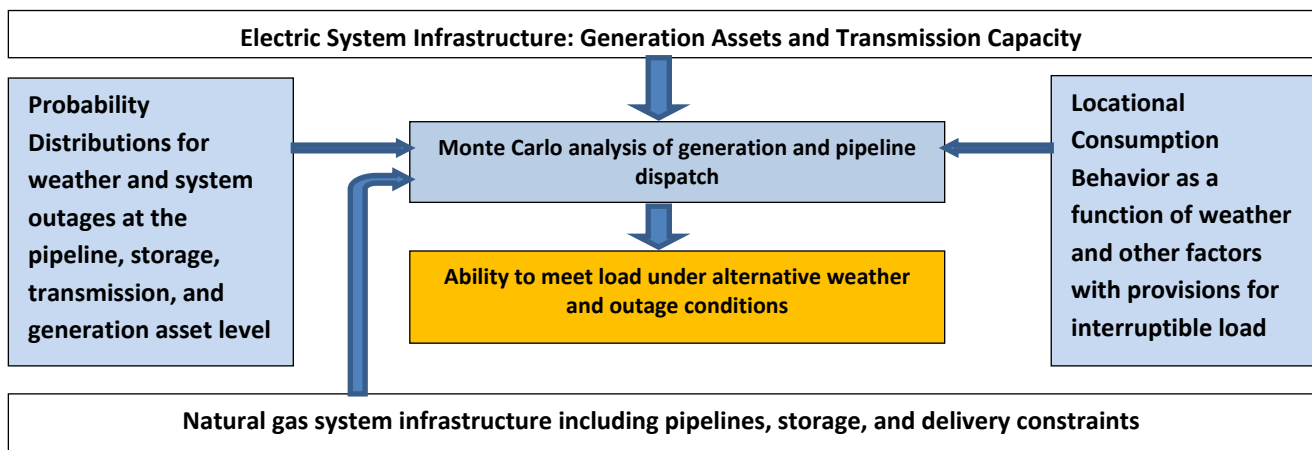
Monte Carlo Modeling

The Monte Carlo cases would be driven by probability assumptions for weather and forced outages of elements of the gas and electric systems. The weather would determine non-power demand for natural gas and demand for electricity. The probability assumptions for weather would include temperatures but could also include other variables that have an impact on demand, such as wind speed, cloud cover, humidity, and precipitation. Based on correlation analysis of historical data, weather would also affect the forced outage rates on both the gas and electric infrastructure (e.g., low temperatures increase probability of wellhead freeze-offs, while high winds increase the probability of transmission line outages). The probability of forced outages would also be a function of mean-time-between-failures for each system component and the duration of the outage based on a mean time to repair each component. Scheduled maintenance outages on the gas and electric system, such as compressor station maintenance, pipeline inspections, and power plant maintenance, would follow a fixed schedule for all cases, based on typical maintenance schedules for each system element.

For Monte Carlo analysis, several options exist, such as a resource adequacy model known as the Stochastic Resource Adequacy Model (SRAM).⁶⁶ SRAM is a probabilistic resource adequacy model used to analyze the impact of uncertainties in load forecasts, generator-forced outages, and variable energy resources on system reliability. It employs an hourly, sequential Monte Carlo algorithm to quantify the risks associated with supply-and-demand-related uncertainties. The random variables accounted for in the standard SRAM model include the forced outage rate of generators, wind turbine dispatch profiles, and load uncertainty. SRAM or similar models could be expanded to add an overlay of the natural gas infrastructure to allow the examination of gas supply availability as a separate, dynamic variable within the model.

Once the set of Monte Carlo cases is defined, SRAM (with a gas-infrastructure overlay) could be run for each case over the forecast year, and the model would solve for the network’s response to weather conditions and forced outages in the gas and electric systems. Figure 27 provides a flow diagram of the Monte Carlo modeling process.

Figure 27: Flow Diagram of Monte Carlo Modeling Process



⁶⁶ Developed by ICF, International

The key outputs from each of the Monte Carlo cases would be:

- Loss-of-Load Expectation (LOLE): Expected number of days (or hours) to identify that the available capacity is insufficient to serve the peak demand.
- Loss-of-Load Hours (LOLH): The number of hours in the forecast year that the available generation was incapable of meeting firm (non-interruptible) load due to lack of gas supplies.
- Expected Unserved Energy (EUE): The total MWh in a year that could not be met, as either an absolute value or as a percentage of annual Net Energy for Load (normalized EUE).

The Monte Carlo analysis described above estimates resource adequacy through metrics such as LOLE for the assumed gas and electric system infrastructure in place for the forecast year. The Monte Carlo analysis does not identify new infrastructure additions. The need for new infrastructure would have to be ascertained by examining results for those cases with significant loss of electric load and determining what new infrastructure (pipeline capacity, storage capacity, fuel-switching capability) could alleviate the problems. If multiple infrastructure solutions are possible, the options could be evaluated by comparing the cost of each option to how often they would be relied upon to avoid loss of electricity loads. For example, if a gas supply-related loss of load event is expected to occur 50 days or more per year, additional pipeline capacity may be the best solution. Adding fuel-switching capability may be the best option for short-duration loads, especially where underground gas storage is not feasible or in a scenario with relatively low oil prices. The duration of the need for additional fuel volumes (and related infrastructure needs) necessary to increase electric system reliability will be driven primarily by the growth in power and non-power demand for natural gas, but will also be greatly influenced by weather patterns and gas and electric system contingencies.

Gas System Scheduled Outages and Contingencies for Layer 3 Gas Infrastructure Analyses

The Layer 3 Monte Carlo model would represent various components of the natural gas infrastructure in terms of the overall topology (what other components each component directly connects to) and the capacity of each component. Given certain assumed scheduled outages and forced outage rates for each component, the reliability of the overall system in terms of serving a single power plant or a group of power plants in an area would be computed by a Monte Carlo simulation. Because there can be several pathways for natural gas to move to any given location or region, it is important to model the exact topology of the system and to use a network flow model to determine how the outage of any given component or set of components affects the ability to serve the demand for natural gas.

The types of natural gas infrastructure components represented in the Layer 3 model could include:

- Sources of production (gas wells and oil wells, synthetic natural gas plants)
- Gas processing plants
- Gas transmission or gathering lines and compressor stations
- LNG import terminals
- Underground gas storage fields
- Gas distribution systems
- Peak shaving plants (full-cycle LNG plants or propane-air plants)

The Layer 3 Monte Carlo model would represent scheduled outages and contingencies in natural gas infrastructure in much the same way that it would represent scheduled outages and contingencies for electric generation and transmission infrastructure:

- Scheduled outages would be represented by a frequency and a duration for each type of scheduled outage, and

- Forced outages would be represented by a probability of occurrence and a probability density function for the duration of each forced outage.

Unfortunately, there is no compiled statistical data on gas system outages that would be the equivalent to NERC GADS databases. Therefore, outage data would have to be estimated from various surrogate sources, including pipeline bulletin board postings, including “nominal design capacity” and “operationally available capacity” postings, accident reports filed with government agencies, surveys of pipeline and distribution companies in the study region, and maintenance and repair information from equipment manufacturers and service companies.

As discussed in more detail below, NERC suggests that for modeling purposes these outage rates be specified separately for gas pipelines, compressor units in each station, and single-line pipeline “segments,” which are distinguished based on components of the gas infrastructure system (e.g., two adjacent compressor stations). Thus, the Layer 3 model would simulate for each Monte Carlo case the operating state and available capacity at each compressor station and for each pipeline segment.

Definition of Contingency (Forced Outage)

The NERC Glossary of Terms defines contingency as “the unexpected failure or outage of a system component, such as a generator, transmission line, circuit breaker, switch or other electrical element.” Solely for the purpose of this report and associated analysis, NERC is using a parallel definition for natural gas system contingencies (i.e., forced outages):

“A natural gas contingency is an unexpected failure or outage of a system component that renders some part of the natural gas infrastructure unable to produce, process, transport, or store natural gas up to its rated capacity and serve firm customers.”

For example, cold weather is not considered a contingency just because it increases gas demand and makes interruptible pipeline capacity less available. As long as the system is able to perform up to its rated capacity and firm customers are served, there is no contingency event under this definition.

Compressor Outages

Major gas infrastructure components in the Layer 3 Monte Carlo model would have scheduled outages specified in terms of frequency and duration. For example, a gas compressor unit (prime mover, gear box, and compressor) might have scheduled outages of:

- Eight 4-hour outages per year for offline cleaning
- Two 3.5-day outages per year for inspection and maintenance
- One 28-day outage every three years for overhaul

This is an average of 18 scheduled outage days per year, or about 5 percent of the days in a year. Stated in other terms, the single compressor unit would have 95 percent scheduled availability for the year. Given that a pipeline will schedule long maintenance outages during months of low throughput, the scheduled availability of the compressor unit would be near 100 percent during peak gas demand months.

Contingencies or forced outages for a gas compressor unit could be represented by data for:

- Mean-time-between-failures (MTBF), which might be expected to be several hundreds of days for well-maintained compressor units
- Mean-time-to-repair (MTTR), which might be expected to be on the order of several days
- Distribution of repair days, which could range from under one day to months for a major failure, such as a cracked drive shaft

For example, assumptions of MTBF=625 days and MTTR=6 days for a single compressor unit would mean that the expected number of forced outage days per year would be 3.5. Therefore, the chance that a compressor will not be available on any given day due to forced outages is about 1 percent.

The values given above refer to a single compressor unit made up of one prime mover, one gear box, and one compressor. Natural gas pipeline compressor stations typically are comprised of several individual compressor units. Table 3 below shows one such possible configuration for a compressor station on a 1 Bcf/D pipeline.

Table 4: Example Compressor Station Configuration on 36", 1 Bcf/D pipeline

Configuration Component	Units
Maximum Operated Horsepower (HP)	15,000
Compressors Units (No.)	4
Compressor Size (HP)	5,000
Total Installed (HP)	20,000
Degree of Redundancy (%)	33%

In this example, there is one spare compressor unit that provides 33 percent redundancy. At any one time, all four, three, two, one, or none of the compressors could be available. If four or three compressor units are available, then the compression station can supply the full compression needed to maintain the pipeline’s 1 Bcf/D capacity. When only two compressors are available, then the capacity of the pipeline will be somewhat less. Table 5 below shows the probabilities for the number of compressors available on days without scheduled outages, and the approximate portion of the pipeline’s rated capacity that would be available when the number of compressor units is two or fewer. Note that the probabilities shown assume that the forced outages on the compressor units are independent of each other. This assumption holds true for most mechanical failures but may not be true if an external event, such as a severe flood, makes the entire compressor station inoperable. Contingencies on compressors at one station could also be correlated to each other if the prime movers are electric-driven and the cause of the failure is lack of electricity.

Table 5: Probabilities for Number of Available Compressors at a Station⁶⁷
(For days without scheduled maintenance at a station with 4 units and 33% redundancy)

Operable Compressors	Percent of Days	Days per Year	Available Capacity on Pipeline Segment
0	0.00%	0.0	70.4%
1	0.00%	0.0	83.7%
2	0.06%	0.2	92.9%
3	3.88%	14.2	100.0%
4	96.06%	350.6	100.0%
Sum of All Conditions	100.00%	365.0	100.0%

⁶⁷ Based on all outage percent of 1.0%.

Chapter 6—Enhancing Resource Adequacy Assessments

With an advanced understanding of the electric reliability vulnerabilities, associated increased dependence on natural gas, and probabilities of significant events can be incorporated into resource and contingency planning. Probabilistic measures of resource adequacy are produced and evaluated across the electric industry. By accounting for the risks associated with increased dependence on gas-fired generation, the electric sector can be well-prepared to manage and maintain reliability, particularly during extreme conditions.

Reliability assessments are key in providing an independent view on power system reliability. It is essential that the assessments contain the most accurate assumptions and integrate only valid risks. Regulators and policymakers need this information to make risk-informed decisions on future needs.

This chapter describes how the fuel supply and transportation analysis would be factored into conventional electric system resource adequacy studies. The section is organized under three subsections. The first section provides brief a description of the resource adequacy concept within the electric power sector. The second section introduces standard resource adequacy modeling approaches within the power sector. The third section introduces a recommended approach for integrating fuel availability analysis with resource adequacy modeling efforts.

Electric Power Resource Adequacy

Resource Adequacy is defined by NERC Glossary as the ability of supply-side and demand-side resources to meet the aggregate electrical demand (including losses). Planners predominantly use LOLE as the baseline metric in resource adequacy studies. LOLE is generally defined as the expected number of days, events, or hours for which available capacity is insufficient to serve the peak demand.

Historically the electric power industry has applied the 1-in-10 (1 day in 10 year) LOLE standard for analyzing resource adequacy requirements or the adequate level of reserve margin requirements. The origins of this metric could be traced to a 1947 paper by Giuseppe Calabrese,⁶⁸ although the precise origin is not clear. The 1-in-10 standard typically refers to the resource adequacy level at which electricity demand is curtailed due to lack of installed (or available) resources for one day in a 10-year period. Although 1-in-10 is the predominant standard, some Planning Coordinators and/or states use cost minimization of the combination of the cost of EUE, reliability purchases, and capacity. The cost minimization approach typically results in maintaining reserve margins between 10% and 20%.

The 1-in-10 has been assumed to be the optimal level (i.e., inflection point for willingness to pay for reliability) of reliability for bulk power systems for several decades. There are, however, different interpretations of 1-in-10, mostly due to the utilization of different modeling techniques within resource adequacy studies. For example, some studies interpret 1-in-10 as 2.4 hours per year, and others interpret it as one event in 10 years. Hourly chronological resource adequacy models are generally capable of capturing the 2.4 hours-per-year definition, which is more granular than one event in 10 years. The power industry recently made efforts to re-identify reliability metrics and the corresponding (optimal) level of reliability. In its 2010 report, NERC's Generation and Transmission Reliability Planning Models Task Force recommended that three metrics be reported by resource adequacy studies. These metrics are Loss-of-Load Hours (LOLH), Expected Unserved Energy (EUE), and normalized EUE.

In addition to NERC efforts, FERC has performed parallel efforts to assess the economics and different interpretations of 1-in-10 LOLE.

⁶⁸ Giuseppe Calabrese, "Generating Reserve Capacity Determined by the Probability Method" (March 25, 1947), presented at the AIEE Midwest meeting of November 3, 1947—page 21 cites a 0.00046 probability of loss of load.

Resource Adequacy Modeling

Almost all resource adequacy metrics are probabilistic in nature, and their calculations require implementing statistical modeling techniques. Probabilistic resource adequacy models attempt to capture the full range of uncertainty by modeling demand, forced outages, and variability of renewables as probability distributions. Monte Carlo modeling has emerged as the industry standard to model the unpredictability of the bulk power systems. Monte Carlo methods are based on repeated random sampling of input parameters and are especially useful for simulating systems where there is a large set of possible scenarios. Monte Carlo-based resource adequacy models test system reliability by creating thousands of scenarios where demand and supply vary based on defined probability distributions. The most significant outcome of Monte Carlo simulation is the probability of demand being greater than the probability of supply at any given hour.

The ultimate goal of resource adequacy modeling is to calculate reserve margin requirement (i.e., installed capacity requirement or planning reserves) that would result in a target reliability level (e.g., 1-in-10). To calculate the target reserve margin requirement, a resource adequacy model is run at different capacity levels until the reliability target is met. When a new uncertainty (risk) factor is introduced to the system, the amount of reserves required to satisfy reliability goals is expected to increase. In this context, introduction of power–gas interdependence to resource adequacy modeling may result in the requirement for higher reserve margins, market tools, or other risk mitigation measures for extreme days or hours.

One purpose of this report is to recommend a conceptual approach to integrating standard resource adequacy modeling with fuel availability models or results. This section defines the basic features of a standard resource adequacy model and introduces their basic components. By doing so, the report sets a foundation for gas–power integrated modeling efforts.

Integrating Fuel Supply Availability with Electric Power Resource Adequacy Models

Standard resource adequacy models used by the electric industry generally consider generation and transmission outages as independent events. From a pure statistical and modeling perspective, increasing positive dependence between uncertain parameters is typically expected to increase overall uncertainty (risk) of the system. Therefore, resource adequacy models that do not capture power–gas interdependence may underestimate the probability of loss of load. Modeling dependencies between random variables and simultaneously capturing the probability of extreme events occurring is paramount to creating a sound probabilistic resource adequacy model; the sole purpose of a probabilistic resource adequacy model is the ability to capture the impacts from extreme events. Additionally, the results of these assessments are used by Planning Coordinators to inform resource planning, to incentivize market participants by sending accurate price and reliability signals, or for use by state/provincial/local regulators.⁶⁹

A review of the technical literature indicates no existing resource adequacy model or study explicitly addresses this power–gas interdependence issue. While the complete understanding and quantification of power–gas interdependence is only possible by integrating the modeling of power and gas networks, recent experience with the Electric Reliability Council of Texas (ERCOT) markets shows a dependency exists and is likely to increase with the increasing penetration of gas-fired capacity. For example, a recent study⁷⁰ has shown that ERCOT may lose 24 percent of its gas-fired generation if the weather pattern of December 1983 repeats itself.⁷¹ However, the ERCOT analysis did not assume any winterization mitigation in effect that would likely reduce the loss in electric generation capacity. A survey conducted by ERCOT revealed that the

⁶⁹ NERC 2008 Resource Issues Subcommittee Survey on Resource Adequacy Assessment Criteria:

http://www.nerc.com/docs/pc/ris/Planning_Coordinator_Adequacy_Assessment_Practices-Survey_Responses_08_14_08.xls

⁷⁰ Black & Veatch, ERCOT Natural Gas Curtailment Risk Study, Prepared for ERCOT, March 2012.

<http://www.ercot.com/content/news/presentations/2012/BV%20ERCOT%20Gas%20Study%20Report%20March%202012.pdf>

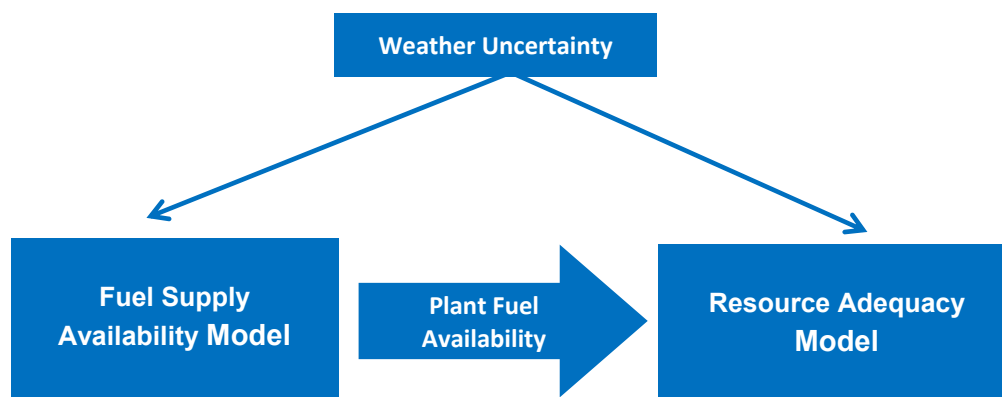
⁷¹ In 1983, the arctic front barreled through the Dallas–Ft. Worth area on the 18th, and temperatures stayed in the deep freeze for nearly two weeks. There were 295 consecutive hours at or below freezing: 7:00 a.m. Dec 18 to 2:00 p.m. Dec 30, 1983.

majority of ERCOT generators reported interconnects with multiple pipelines and access to pipeline capacity in excess of their peak needs.

The previous section introduced basic structure and components of standard resource adequacy models. To incorporate fuel system availability into the Monte Carlo framework of the resource adequacy model, one first needs to identify common risk factors and direction of data flow.

Figure 28 provides the basic scheme of integrated gas–power resource adequacy modeling. Both gas and power demand uncertainties are mostly driven by weather uncertainty. An integrated model, therefore, needs to have the weather uncertainty as a common random variable, feeding into both fuel supply and transportation availability and resource adequacy models. Ultimate output of the fuel supply and transportation availability model would be hourly fuel availability information for every gas-fired unit within the power grid. Fuel availability will be another layer of outage information that will complete the scheduled and forced outage history created within the resource adequacy model.

Figure 28: Integrating Fuel System Availability with Resource Adequacy



Incorporation of a fuel supply availability model into a resource adequacy model will fill two gaps in standard resource adequacy models:

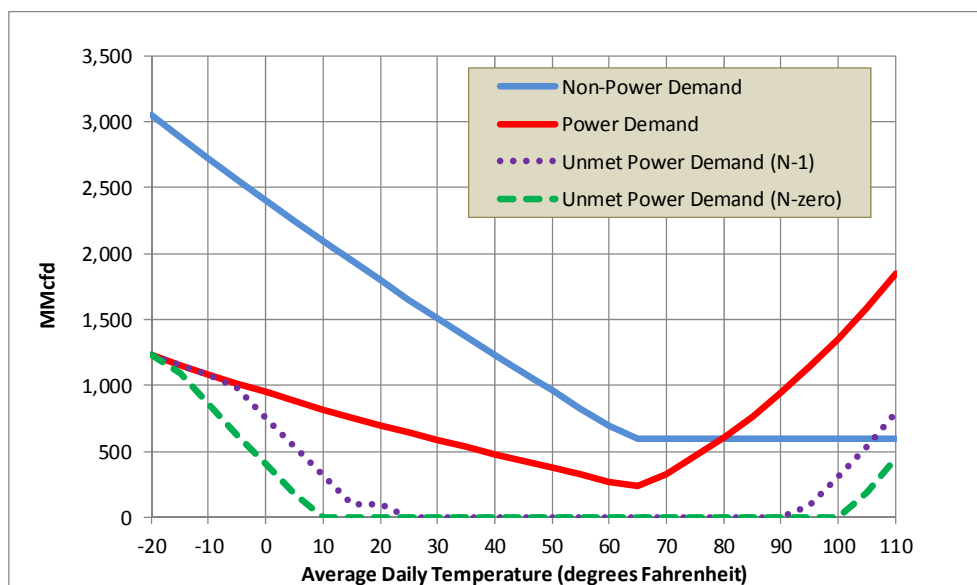
- By modeling the gas supply network, probabilistic resource adequacy models will be able to capture the dependence between gas supply risk and power outages.
- Fuel supply and transportation availability is not factored into the standard forced outage rate assumptions within standard resource adequacy models. As a result, the fact that significant numbers of gas-fired power plants do not have firm fuel supply and transportation contracts is not reflected in the current resource adequacy models. Integrated modeling will create an opportunity to examine the risks associated with non-firm fuel supply on the power grid.

In the previous sections, NERC suggested three options for capturing power generation fuel availability. Layer 1 and Layer 2 analyses use natural gas duration curves to assess fuel availability. Layer 3 includes the representation of a gas network model inside the resource adequacy models. Incorporation of all three layers into the resource adequacy modeling framework will require the establishment of a process flow similar to that shown in Figure 28. The following sections provide a description of the integration of resource adequacy models with different layers of fuel availability analysis.

Layers 1 and 2 (Load Duration Curve Approach)

The analyses from Layers 1 and 2 include a series of deterministic scenario analyses at different weather confidence levels (e.g., 50/50, 90/10, etc.) and include profile testing of the supply-and-demand balance to calculating the amount of unserved natural gas demand at different peak levels, such as 0.1 percent peak hours, 1 percent peak hours, etc. The ultimate output of the load duration curve analysis would be to calculate the functional relationship between weather temperature and amount of unserved natural gas load within the power sector. The expected nature of this functional relationship is presented in Figure 29. It is expected that the amount of unserved load will increase during extreme temperatures, reflecting the correlation created in the power sector due to increased use of natural gas.

Figure 29: Amount of Unserved Natural Gas Load in Power Sector as Function of Weather Temperature and Gas Contingencies⁷²



This functional relationship between temperature and unserved load would then be modeled in a resource adequacy model. Given that weather temperature is the main driver of load uncertainty, variations in weather temperature are directly or indirectly captured by the resource adequacy models. Therefore, incorporation of such function into resource adequacy modeling would not require significant revisions to the existing models. Once the functional relationship is captured, a resource adequacy model is able to adjust the availabilities of single-fuel, gas-fired generation based on the quotient found by dividing the amount of unserved natural gas by the total demand. Note that availability adjustment should be made for all single-fuel, gas-fired plants in the region.

The load duration curve approach captures gas–power interdependency without requiring robust modeling of the gas network within the resource adequacy modeling. Note, however, that the load duration curve approach will not be able to capture the equipment reliability fully, as the contingency analysis will only provide a static view of equipment reliability. Layer 1 analysis will not have representation of the gas network system. Put another way, load duration curve modeling will generalize the impact of gas availability on the power system by allocating gas availability to all non-switchable, gas-fired plants equally. Furthermore, the load duration curve approach is not a chronological modeling approach and is therefore likely to miss the finer details of the natural gas network operations, such as storage—a location-dependent resource.

⁷² **Note:** The term “N-zero” is read “N minus zero” and refers to the scenario wherein all natural gas infrastructure is operational at its full (equilibrium) capacity. The term “N-1” is read “N minus one” and refers to a scenario wherein there is loss of one large component of the natural gas infrastructure. Scenarios wherein there is a loss of two large components would be called “N-1-1,” and so on.

Layer 3 (Fully Integrated Gas–Power Resource Adequacy Modeling)

Fully integrated gas–power resource adequacy modeling includes representation of the natural gas network in a standard resource adequacy modeling. Components of the natural gas network are assigned random outage statistics, and the supply-and-demand balance changes dynamically during simulation. Infrastructure components are a broad term that includes various segments of the natural gas value chain including, production, processing, transportation, distribution, storage and other elements. Rather than the cascaded modeling defined within Layer 1 and 2 analyses, the integrated Monte Carlo algorithm simultaneously tests natural gas and power systems under different weather conditions. In the case of integrated modeling, gas fuel supply availability will be modeled inside the sequential Monte Carlo algorithm and tested chronologically, as opposed to the load duration curve approach. Integrated modeling reflects more accurate representation of the gas–power infrastructure interdependencies and, therefore, provides better understanding of associated risks.

Integrated modeling would have to adhere with the minimum resource adequacy modeling requirements listed in NERC’s *Probabilistic Assessment* report⁷³. Furthermore, the model would need to include a simplified merit order dispatch algorithm for assessment of natural gas demand and economics of reliability.

Expected Outputs and Answers

In addition to standard outputs produced from currently available resource adequacy models, integrated resource adequacy modeling will answer the following questions:

- Do variations in available natural gas transportation create additional risk on system reliability?
- What is the impact of gas–power interdependence on electric system reliability metrics (e.g., reserve margin)?
 - What is the amount of expected unserved energy due specifically to fuel supply and transportation unavailability?
 - What is the number of LOLH and LOLE caused by fuel supply and transportation unavailability?
- Does gas–power interdependence create a need for a higher planning reserve margin?
- What can be done to “firm up” fuel supplies to meet the reliability goals?

Probabilistic resource adequacy models used by the electric industry to calculate LOLE and other metrics attempt to capture the full range of uncertainty by modeling demand, forced outages—and variability of renewables—as probability distributions. Monte Carlo modeling has emerged as the industry standard to model randomness of bulk power systems. The most significant outcome of Monte Carlo simulation is the probability of demand being greater than supply at any given hour. The Layer 3 analysis of natural gas markets and infrastructure recommended in this report is intended to mirror and enhance these existing Monte Carlo methods for electric resource adequacy assessments.

This study described how planners can estimate the numbers of days per period of time that various gas-fired power generators would not be able to procure natural gas supplies and thus may not be available to supply power. The results of such analyses should be incorporated into the electric power resource adequacy models to more accurately estimate the key adequacy metrics, such as LOLE. The results of the Layer 1 and 2 analyses could be transferred to electric resource adequacy models in the form of curves showing available gas volumes for power generation on the y-axis and temperature on the x-axis. The curves would be bounds within which Monte Carlo samples could be drawn to adjust the availability of gas-fired power plants. The results of the Layer 3 analysis could also be transferred in the form of volume versus

⁷³ http://www.nerc.com/files/2012_ProbA.pdf

temperature curves, or the Layer 3 model could be configured to directly output LOLE and other electric resource adequacy metrics.

The main goal of resource adequacy modeling is to calculate reserve margin requirements that would result in a target reliability level (e.g., loss of a day or less of load every 10 years). To calculate the target reserve margin requirement, a resource adequacy model is run at different generating capacity levels until the reliability target is met. When a new uncertainty (risk) factor is introduced to the system, the result is either a requirement for more reserves to satisfy reliability goals, or a requirement for other measures, such as bolstering fuel supplies or resolving another source of systemic weakness. To incorporate the reliability of natural gas supply and transportation into resource adequacy models, any finding that the lack of available natural gas during the planning horizon will significantly contribute to inadequate electric supplies may result in suggested mitigation measures to:

- Increase natural gas delivery capacity by contracting and building new gas pipeline and storage capacity.
- Add new onsite natural gas storage capacity at or near gas-fired power plants.
- Install more alternative fuel capability and onsite (liquid) gas storage at gas-fired power plants.
- Expand use of interruptible electricity contracts to reduce electric loads in periods of constrained fuel supplies.
- Expand use of non-power interruptible gas contracts to reduce gas loads in periods of constrained fuel supplies.
- Increase electric transmission capacity into areas expected to have fuel-related generating constraints.
- Build up reserve margins using non-gas fuel capacity.

Since such measures may involve higher costs, it is important to assure that the natural gas market analysis providing into to electric resource adequacy studies is accurate; all mitigation measures should be weighed against each other and against the potential cost of the averted lost load. For similar reasons, it is important to assure that all stakeholders, regulators, and policy makers understand the reasons that fuel availability would be incorporated into resource adequacy studies and that they agree with the methods and data used for fuel supply analysis.

Assessment of Regional Pipeline Infrastructure

In addition to compressor unit scheduled and forced outages, gas pipeline system operations can be affected by maintenance requirements and operational problems with other pipeline components. Most pipeline maintenance tasks to test or clean the line (such as pigging⁷⁴) usually can be done without curtailing firm pipeline services. It is also possible to construct new connections to pipelines without stopping services (e.g., hot tapping). However, a pipeline may on occasion stop service to some customers or reduce its operationally available capacity due to scheduled construction or tie-in of new facilities, component replacement (meters, valve, controls, and line pipe), or hydrostatic testing.

Except for those related to compressor units, contingencies on gas pipelines are most often related to problems with the pipeline leaks caused by third-party excavation damage, construction contractor damage, corrosion, natural forces, or mechanical failures, for example. Some, but not all of these incidences are reported to the Department of Transportation's Pipeline and Hazardous Materials Safety Administration (PHMSA). Through Title 49 of the Code of Federal Regulations⁷⁵, PHMSA requires pipeline operators to submit incident reports within 30 days of a pipeline incident or accident. Title 49 defines accidents and incidents, as well as criteria for submitting reports to the Office of Pipeline Safety. The following is collected:

- Key report information

⁷⁴ How Does Pipeline Pigging Work: http://www.rigzone.com/training/insight.asp?insight_id=310&c_id=19

⁷⁵ 49 CFR Parts 191, 195

- In-depth location information
- Facility information
- Operating information
- Drug and Alcohol information
- Cause of the accident/incident

Specific information includes the time and location of the incident, number of any injuries or fatalities; commodity spilled/gas released, causes of failure, and evacuation procedures. The incident reports are used for identifying long- and short-term trends at the national-, state-, and operator-specific levels. The frequency, causes, and consequences of the incidents provide insight into the safety metrics currently used by PHMSA, state regulators, and other pipeline safety stakeholders, including the pipeline industry and general public. PHMSA also uses the data for inspection planning and risk assessment.

A reportable incident under PHMSA requirements is triggered by any of the following events:

1. An event that involves a release of gas from a pipeline, or of liquefied natural gas, liquefied petroleum gas, refrigerant gas, or gas from an LNG facility, and that results in one or more of the following consequences:
 - a. A death or personal injury necessitating in-patient hospitalization;
 - b. Estimated property damage of \$50,000 or more, including loss to the operator and others, or both, but excluding cost of gas lost; and
 - c. Unintentional estimated gas loss of three million cubic feet or more.
2. An event that results in an emergency shutdown of an LNG facility. Activation of an emergency shutdown system for reasons other than an actual emergency does not constitute an incident.
3. An event that is significant in the judgment of the operator, even though it did not meet the criteria of paragraphs 1 or 2 of this definition.

Based on the definitions above, incident reports may not always result in service interruptions. However, this may be determined by analyzing the explanations given in the data, were a system shutdown to occur. It would be necessary to analyze the incidents that clearly resulted in a system shutdown to determine the cause and duration of the shutdown.

Table 6 indicates that for the United States as a whole, there were 1,848 gas pipeline incidents reported over 20 years. This comes to roughly 0.0003 incidences per mile of pipeline each year, or 0.021 incidents per year for each 70-mile pipeline segment (approximately the distance between compressor stations). The pipeline segment between two compressor stations might expect to have a reportable incident to PHMSA once in 48 years. Assuming the mean period to repair is two days, the expected forced outage rate would be 0.042 days per year for a 70-mile gas pipeline segment.

The highest probability of rupture events of all rupture events is excavation damage. Excavation damage is generally considered time independent; therefore, hard to predict. However, each rupture cause has a probability of occurrence. These have been determined and the main focus of continuous improvement within the pipeline industry.

The actual impacts of forced outages were predicted in an ICF study conducted for INGAA in studying the impacts of outages due to the PHMSA mandated Pipeline Integrity Program. The effect on the market with the multitude of installation of pigging facilities—with attendant outage times—can be compared with random outages due to pipeline failures. The correlation between the number of rupture incidents and the market impacts (2006 to present) provides a more accurate probability of a pipeline rupture affecting the market.

Table 6: Probabilities for Types of Gas Pipeline Incidents Reported to PHMSA
(Note: These data do not include all types of non-compressor problems that can lead to forced outages)

Incident Type	Incidents Over 20 Years	Incidents per 1 Year	Incidents per Mile per Year	Per 70-mile 1-line Segment			
				Incidents per Year for 70-Mile Segment	Assumed Days to Repair per Incident	Days per Year Disrupted	Daily Probability of Disruption
Serious (death or hospitalization)	126	6.3	0.00002	0.001	7.0	0.01	0.0028%
Moderate (above property damage threshold)	1,070	53.5	0.00018	0.012	2.0	0.025	0.0067%
Lowest Reportable	652	32.6	0.00011	0.007	1.0	0.007	0.0020%
All Damages to Lines	1,848	92.4	0.00031	0.020	2.0	0.042	0.0116%

Large interstate mainline gas pipelines are often made up of two or more individual lines running parallel. Therefore, the scheduled or forced outage of one line would not affect all the capacity on the other mainline segment. Table 7 below shows how the probability of a forced outage might be computed on a mainline segment made up of two lines (L1 and L2). Each row represents a potential state of being for that pipeline segment. For example, the first line represents the case in which both L1 and L2 are operable and the capacity of the segment is 100% of its rated capacity. The next two lines represent states of being when one of the lines is operable while the other is not, and the line segment is at 50% of rated capacity (assuming the two lines are of equal diameter and operate at the same pressures).

The next row of data (L1=0, L2=0) represents both lines as inoperable with segment capacity at zero. As in the case of simultaneous outages of individual compressors in one compressor station, it is important to consider what the causes are for outages on the different lines making up each multi-line segment. It is also important to consider whether they are correlated to each other (generally true for mechanical failures) as opposed to those causes that might affect both lines at once (severe earthquakes or erosion/river scouring). The correlation coefficients used for generating the Monte Carlo case might be derivable from historical data but are more likely to be based on reasoned judgment.

Table 7: Example Calculation of Forced Outage Probabilities on a Pipeline Segment

Two Lines on a 70-mile Pipeline Segment				
L1	L2	Sum	Daily Probability	Available Capacity
1	1	2	99.9769%	100.0000%
1	0	1	0.0115%	50.0000%
0	1	1	0.0115%	50.0000%
0	0	0	0.0000%	0.0000%

Overall Gas Pipeline System Reliability (in Reference to Specific Demands or Locations)

Once the scheduled and forced outages of the compressor stations and pipeline segments are specified, it is possible to analyze the overall system reliability using the Layer 3 Monte Carlo model, which would be represented by each of the following key components:

- Location and type of component (gas sources, gas pipeline segments, compressor stations, etc.)
- Rated capacity in MMcf/D or Bcf/D
- The scheduled outage requirements (frequency and duration)
- Probability of forced outages and probability density function of times to repair
- Correlation coefficients among the different kinds of outages (including relations to severe weather events)
- Effect of each kind of outage or combination of outages on operable capacity
- System topology (what other components connect directly to each component)

In order to reach meaningful results, any measure of gas pipeline reliability has to be defined in terms of specific natural gas demands or locations. For example, one can refer to the reliability of the overall system in terms of serving a single power plant or a group of power plants in a defined area. Because there can be several pathways for natural gas to move to any given location or region, it is important to model the exact topology of the system and to use a network flow model to determine how the outage of any given component or set of components in the natural gas value chain affects the ability to service any given demand for natural gas. It is possible that a power plant located somewhere on the gas system with only one pathway from the supply source might be much closer to the source than power plants located on the system where there are multiple pathways from various supply sources.

Figure 30 shows how simple gas pipeline topologies might be specified in a Layer 3 Monte Carlo model and how the reliability of service to an area could be computed. Figure 30 represents a simple 2.0 Bcf/D linear pipeline system for which there is a single gas source and one mainline route to markets. The mainline is made up to two parallel-running lines. There are three single-line 0.7 Bcf/D laterals running off the end of the mainline, each of which serves a market area. A gas pipeline's reliability is computed by estimating how often and for how long outages exist on each pipeline segment and at each compressor station and what the "operationally available capacity" is for those components. In this example, reduced capacity at a compressor station or pipeline segment would cause the gas to move only in one direction along the mainline, therefore reducing capacity at all downstream points.

Figure 30: Example of Overall Gas Pipeline System for Reliability Analysis
(Linear System with No Interconnects)

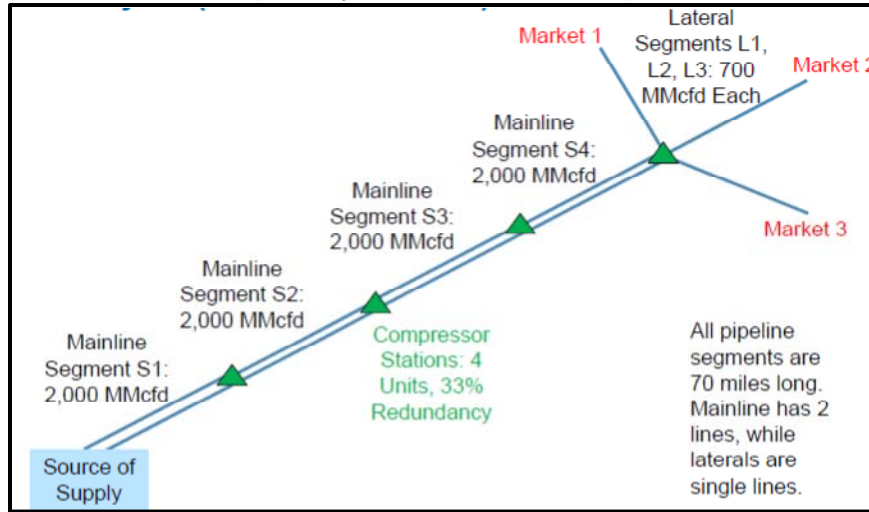
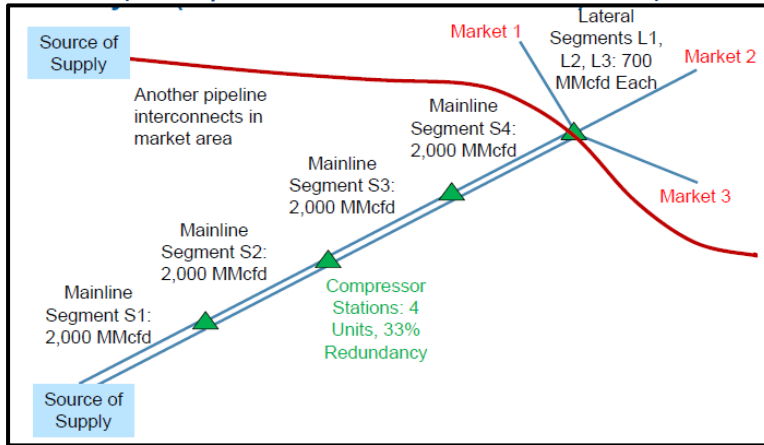


Figure 31 is another example of a simple gas pipeline topology. This topology is the same as the previous one except a second pipeline of 1.0 Bcf/D capacity has been introduced to connect to the three market area laterals to a second source of supply.

Figure 31: Example of Overall Gas Pipeline System for Reliability Analysis
(Linear System with One Interconnect in Market Area)

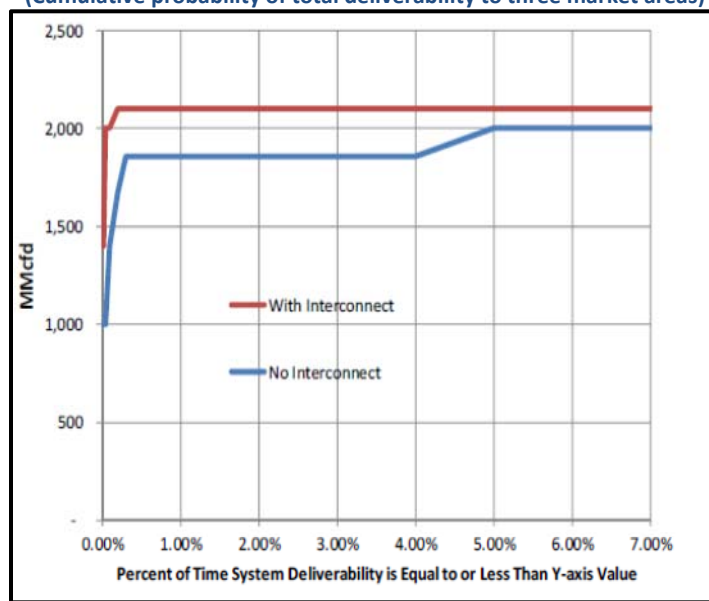


A Monte Carlo simulation was used to produce 2,000 cases of each topology. In each case, the operable status of each pipeline component (that is, each pipeline segment and each compressor station) is specified based on the frequency and duration of scheduled outages, the probability of forced outages, and the probability density function of the time to repair a forced outage.

The results of this Monte Carlo simulation are shown in Figure 32 with respect to the sum of deliverability into the three market areas. The x-axis represents the percent of time that the total deliverability is equal to or less than the capacity (in MMcf/D) value on the y-axis. For the first topology with just one pipeline, the maximum deliverability is maintained 95 percent of the time. As expected, the second case with a second pipeline serving the three market areas shows greater reliability with maximum deliverability being maintained over 99.8 percent of the time.

It is important to keep in mind that these examples only illustrate how the physical capacity of a gas pipeline system to deliver gas can be estimated stochastically. This does not take into account non-power demand for those transportation services and the entities that have the contractual rights to those services.

Figure 32: Gas Pipeline System Reliability Chart
(Cumulative probability of total deliverability to three market areas)



Data Sources for Pipeline Information

Pipelines post a list of firm transportation and storage customers the first business day of each quarter. BPS operators and planners could access these postings to identify which generators have contracted for firm transportation service, at what receipt and delivery and points, and the quantity (volume) of transportations service associated with the contract. However, sometimes this does not reflect the actual firm assets of a particular Generator Owner—firm supply can be used with firm transportation for segmentation opportunities. Pipelines also post additional firm transportation service, interruptible transportation service, and capacity release information no later than the first nomination for service under a transaction.

Pipeline postings typically show the energy value of natural gas capacity in Maximum Daily Quantity (MDQ) or Dekatherm (Dth). These informational postings do not list pipeline capacity in megawatts, because power capability is a function of the efficiency (heat rate) of the generating unit. Converting pipeline capacity from Dth, for example, to megawatt capacity will depend on the efficiency of a generator and whether the generator uses its gas at ratable or non-ratable takes.

BPS operators and planners should be aware of the natural gas capacity needed to run generators within their territories. A comparison could also be done between the expected pipeline capacity and generators' contracted capacity with the pipeline (which is available on the pipeline's website). Advancements in cross-industry communication and coordination could aid in accounting for daily firm service market changes and secondary firm point of receipt/delivery changes.

Another potential source of data are the pipeline Electronic Bulletin Board (EBB) notices, which could be analyzed to develop useful statistics. FERC Order 698 requires a Power Plant Operator (PPO) to coordinate natural gas deliveries with the Transportation Service Provider (TSP) directly connected to the PPO's facility. In compliance with the order, TSPs publish material changes that may impact hourly flow rates to their PPOs (i.e., critical notices and planned service outages).

The June 25, 2007 FERC Order No. 698 require interstate natural gas pipelines, PPOs, TOs, TOPs, independent BAs, and Regional RCs to establish communication procedures to improve communications for the coordination of gas transportation scheduling and the operations of gas-fired generators. Critical notices and planned service outages pertain to information on TSP conditions that affect scheduling or adversely affect scheduled gas flow. TSPs communicate Operational Flow Orders (OFO) and other critical notices by posting them on their websites. TSPs will also publish non-critical notices that don't adversely affect scheduled gas flow and that typically include bid awards, annual or monthly meeting notices, and tariff changes.

In many cases, a historical record of such notices is available on the pipeline website, although the data provided will vary from system to system. This information typically is removed from these websites within a three-to-six-month time frame. Prior notices may also be found in the archived Department of Energy's Office of Energy Assurance daily reports.⁷⁶ Such data may be useful in estimating the frequency of various outage types and (where data exists) the degree of the outages (i.e., how many MMcfd of capacity were lost).

⁷⁶ <http://www.oe.netl.doe.gov/ead.aspx>

Chapter 7—Performance Analysis of Generator Outages

The NERC Generating Availability Data System (GADS) is a series of databases used to track the performance of electric generating stations in North America. This reporting system was initiated by the electric utility industry in 1982 as a way to expand and extend the data collection procedures established by the industry in 1963. GADS was a voluntary industry program, open to all members of the Regional Entities and any other organization (domestic or international) that operate electric generating facilities—GADS became mandatory in 2012. The voluntary GADS database covered 72% of the installed generating capacity in the United States.

GADS information is used to support reliability and availability analyses and decision-making processes developed by GADS subscribers. GADS subscribers can use the data to calculate important performance statistics; they can also support bulk power trend analysis by referencing GADS information for forced outages, maintenance outages, planned outages, and deratings.⁷⁷ The PC, Regional Entity, industry stakeholders, and other GADS users (e.g., World Energy Council) use GADS data for conducting assessments of generation resource adequacy.

The NERC Board of Trustees approved mandatory GADS reporting criteria in 2011,⁷⁸ with data collection for conventional units above 50 MW beginning in 2012. GADS data is collected on a mandatory basis from all Generator Owners (GOs) on the NERC Compliance Registry under NERC’s Rules of Procedure Section 1600, Requests for Data or Information.⁷⁹ Mandatory reporting requirements apply to generators with a nameplate generating capacity greater than the specified threshold of 50 MW. This was extended January 1, 2013, to include conventional generating units of 20 MW and above. Generating units with less than 20 MW of nameplate capacity are invited to report to GADS on a voluntary basis. These mandatory reporting requirements do not apply to non-conventional generation technologies such as wind and solar.⁸⁰ Additionally, many generators that do not meet the mandatory requirements provide information and data to GADS on a voluntary basis for benchmarking purposes.

GADS data are compiled and published annually by NERC in the Generating Availability Report (GAR).⁸¹ GADS also produces a Historical Availability Statistics (HAS) report. HAS provides annual performance information from 1982 through the most current year for each of 63 generator unit groups in the GAR reports.

Generators report fuel unavailability-related outages to GADS under two different outage (cause) codes:

- 9130 Lack of fuel (water from rivers or lakes, coal mines, gas lines, etc.) where the operator is not in control of contracts, supply lines, or delivery of fuels
- 9131 Lack of fuel (interruptible supply of fuel part of fuel contract)

Outages related to lack of fuel are recorded regardless of a unit’s dispatch. If the unit becomes unavailable due to fuel unavailability, the event is recorded as an outage in GADS even if the unit is not dispatched. GADS records outage start and end days and hours by Region, unit type, and utility.

The GADS database is one of the most complete sources of outage data utilized in resource adequacy models. For future efforts in overlaying an integrated gas–power resource adequacy model, forced outage statistics of gas-fired generators will

⁷⁷ NERC GADS website: <http://www.nerc.com/page.php?cid=4|43|401>

⁷⁸ NERC Board of Trustees minutes for August 4, 2011 meeting: http://www.nerc.com/docs/docs/bot/BOT_08-11m_complete.pdf

⁷⁹ North American Electric Reliability Corporation Rules of Procedure Section 1600—REQUESTS FOR DATA OR INFORMATION, Page 88, March 2012 http://www.nerc.com/files/NERC_ROP_Effective_20120315.pdf

⁸⁰ Non-conventional generating units are not subject to these mandatory reporting requirements, but they are tracked on a voluntary basis and governed by a separate set of reporting instructions, e.g., http://www.nerc.com/files/GADS_Wind_Turbine_Generation_DRI_042611_FINAL.pdf

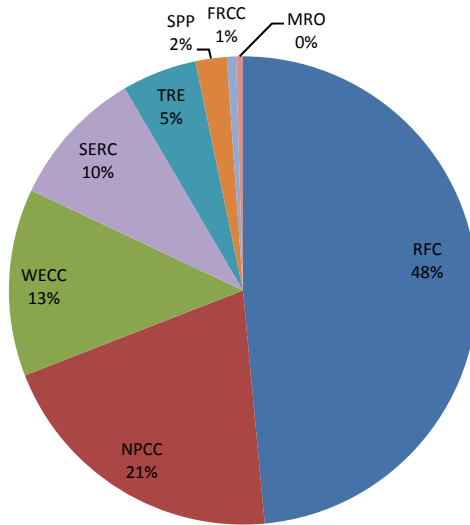
⁸¹ Generating Availability Data System (GADS): Reports <http://www.nerc.com/page.php?cid=4|43|47>

need to be recalculated to exclude outages related to lack of fuel that are currently masked in the final outage statistics to avoid double counting of fuel unavailability-related outages.

Lack of Fuel Cause Code Analysis

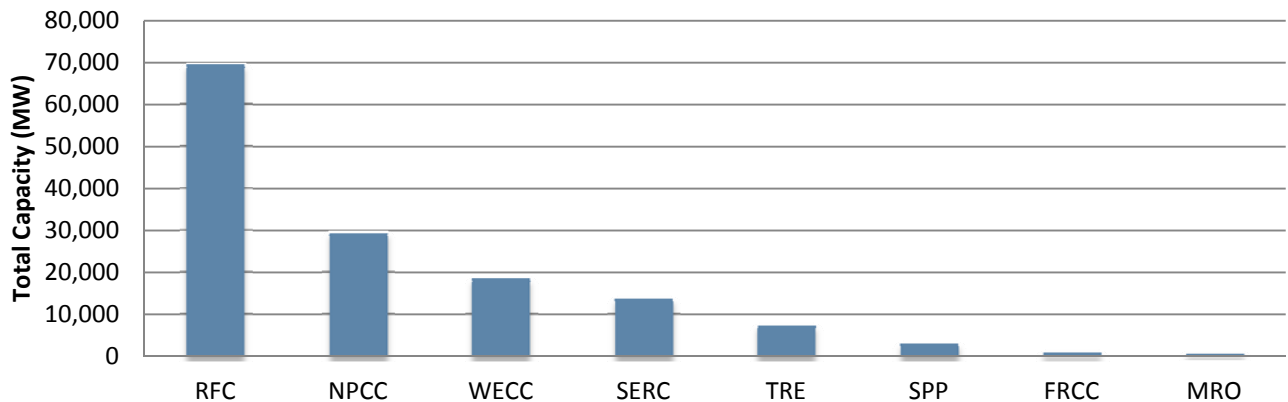
For the lack of fuel cause code analysis, NERC used 10 years of historical performance data for gas-fired generators and analyzed a total of 1,240 events. Statistical data are displayed in the charts below for the number of forced outages due to lack of fuel for the eight reliability Regions. The importance of analyzing the GADS database is to form a foundation for future analysis and trend generator outages due to fuel loss.

Figure 33: Number of Forced Outages due to Lack of Fuel by Region



The summary statistics for NERC-wide Regions shows that the majority of outages due to lack of fuel occurred in RFC. In RFC alone, there were 597 reported outages due to lack of fuel, accounting for 48 percent of all outages due to lack of fuel in NERC since 2001 (Figure 33). NPCC has the second-highest number of gas outages due to lack of fuel.

Figure 34: Cumulative Capacity Outages between 2001 and 2011 due to Lack of Fuel



The average amount of capacity lost for outages ranges from 96 MW to 140 MW (Figure 35). The minimum average time that a unit is out in FRCC is 5 hours and 36 minutes. By contrast, the longest average time for an outage is approximately 47 hours (RFC). The second-longest average time for an outage occurred in SPP, with an average duration of over 31 hours per outage. From an energy perspective, loss in energy (Figure 36) NERC-wide is largely due to energy losses in RFC.

Figure 35: 2001–2011 Average Amount of Capacity Lost (left) and Average Outage Duration per Event due to Lack of Fuel (right)

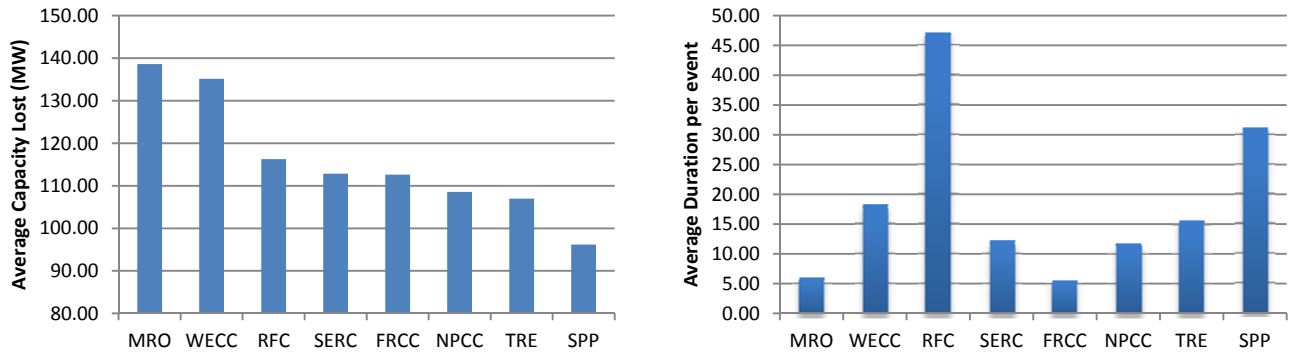


Figure 36: Total Annual Energy Loss per Year by Region

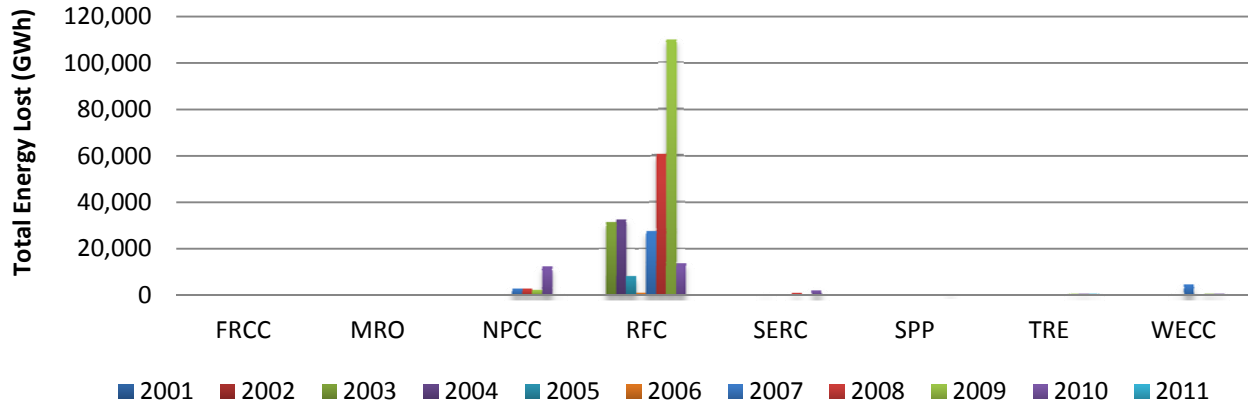
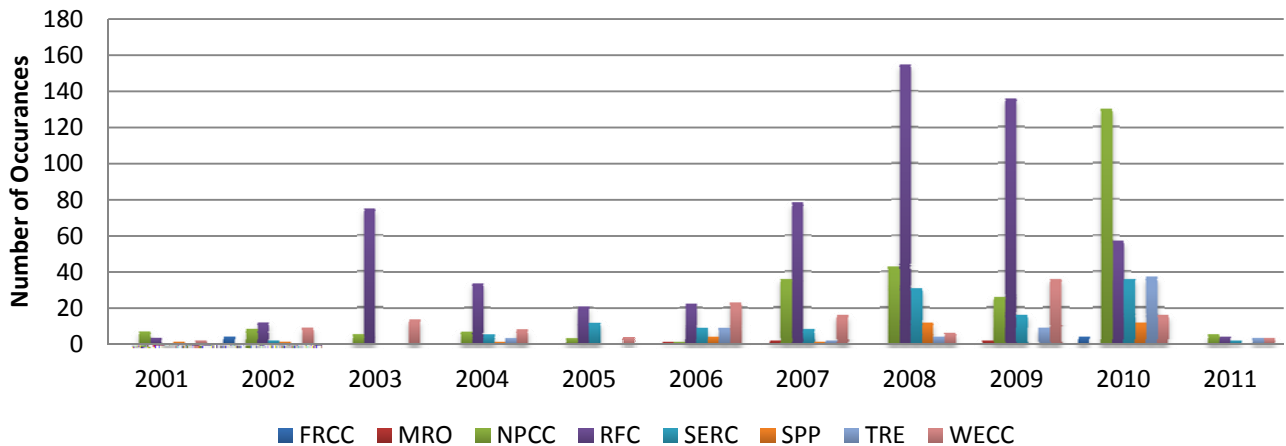


Figure 37: Number of Outages due to Lack of Fuel Supply from 2001 to 2011



By linearly trending the aggregated GADS data for all Regions, gas interruptions trends may increase in terms of capacity, duration, and occurrences. There have been more occurrences throughout the years, but there were fewer in 2011, which can be explained by 2011’s mild temperatures. The number of occurrences for total capacity lost and outage duration are shown below. The trend lines for the two graphs follow a similar projected path as Figure 38, which indicates increased occurrences, total capacity loss, and duration.

Figure 38 : NERC-Wide Number of Annual Occurrences

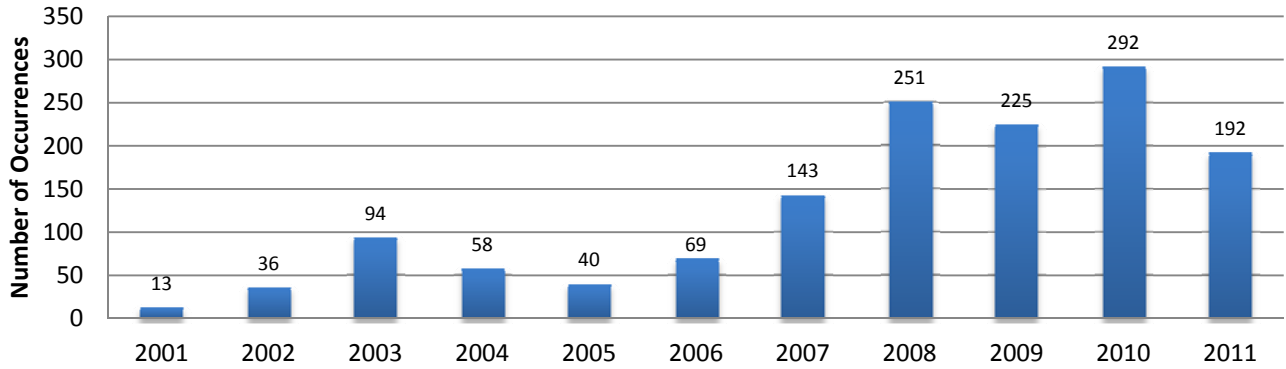


Figure 39 : NERC-Wide Total Annual Capacity Lost

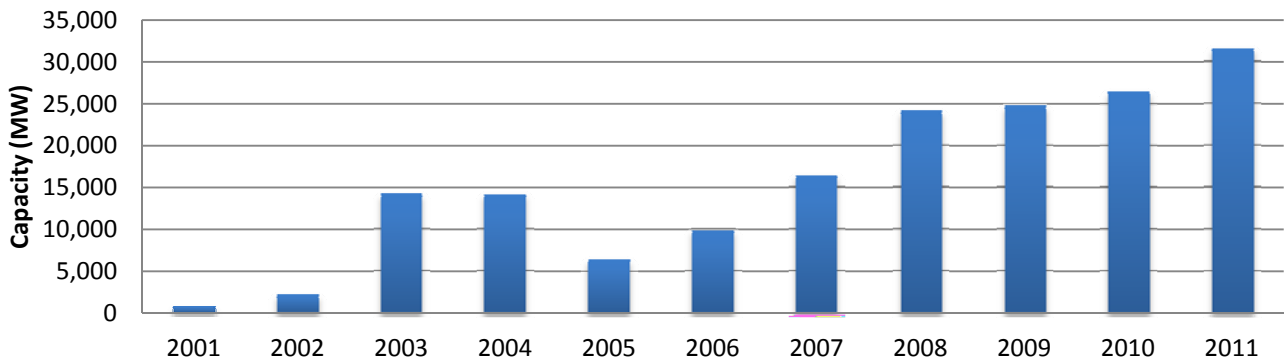


Figure 40 : NERC-Wide Total Annual Outage Duration

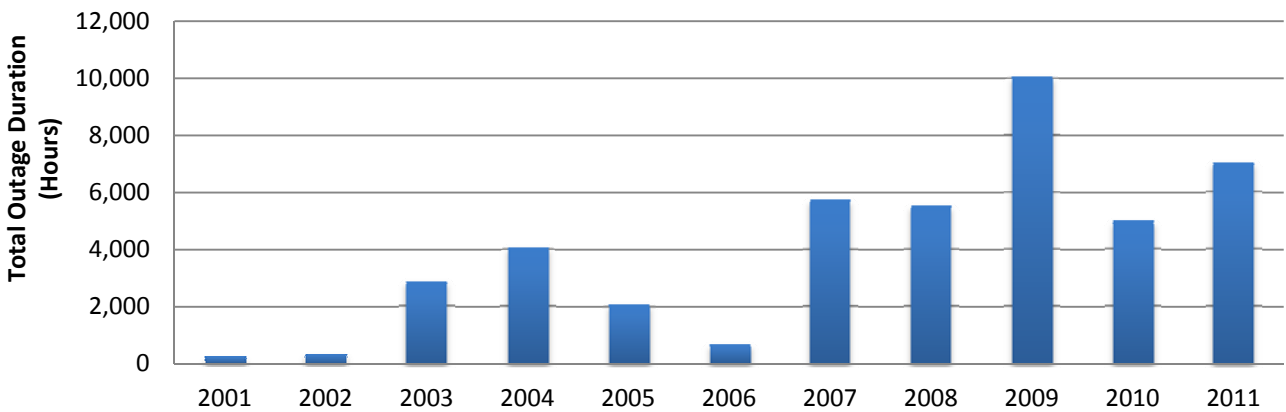
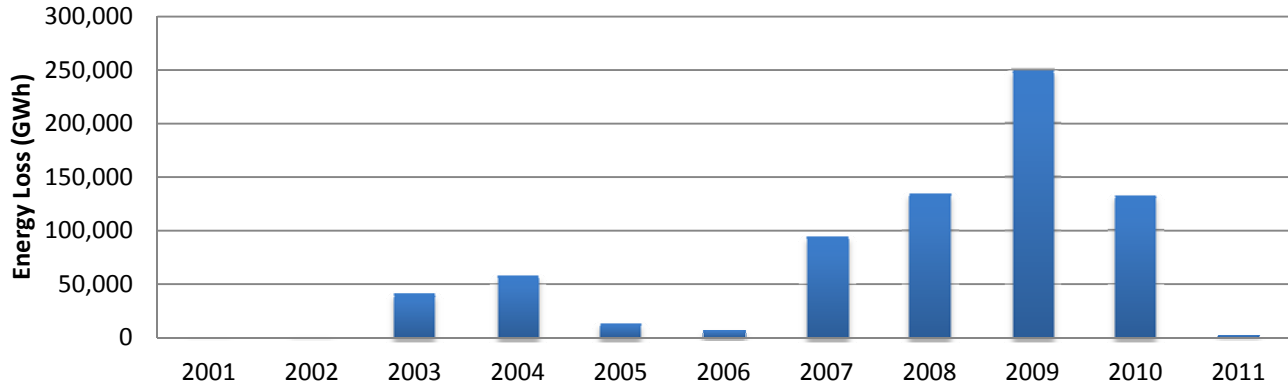


Figure 41 : NERC-Wide Total Annual Energy Loss



Recommendations for Future GADS Analysis

Upon finalizing the analysis of GADS data, NERC has identified recommended improvements to GADS cause code definitions and analysis. NERC suggests that future GADS analysis and trending capabilities focus on the following enhancements:

- Perform “deeper dive” analysis to a sample of individual generator outages to determine the cause of the outage. GADS should be able to identify if generator outages were the result of either fuel contract interruptions or uncontrolled gas curtailment events.
- Overlay GADS outage data on pipeline capacity trends to determine if there is a correlation and identify potential leading indicators.
- Determine natural gas pipeline and supply conditions during times of gas generator outages.
- Perform a study to determine approaches where dispatch trends and load duration curves can provide insights to future generator performance.
- Use GADS data for probabilistic adequacy models and develop scenarios around increased forced outage rates

Chapter 8—Risk Assessment for Electric Reliability

Prior sections of this report highlighted that for a variety of reasons, including acts of nature, gas supplies to electric generators are subject to temporary disruptions, and such disruptions can impact overall electric system reliability. Furthermore, as the dependence of the power sector on the natural gas industry is expected to increase, exposure to this vulnerability could result in significant gas-fired generation losses.

This chapter discusses different perspectives on how risks can be identified and vulnerabilities can be addressed and managed. NERC assessed the benefits of using more firm transportation, as well as where using firm transportation does not resolve all reliability issues. NERC also offered examples of enhanced transportation services that the two industries might consider to better support electric generation needs. In addition, a key theme in this chapter is the need to analyze and address options for improved reliability on this interface at the regional level due to the unique characteristics of each Region.

As shown in previous chapters, significant improvements in system reliability can be realized from having sufficient backup, dual-fuel switching capabilities. Obstacles to achieving such benefits usually include state, federal, and provincial environmental regulations (which effectively limit the amount of oil that can be burned), and operational preparedness.⁸² Current policies and rules that regulate backup oil use and emissions for electric generation may need to be re-evaluated to ensure dual-fuel capability can be maintained during emergencies or other extreme conditions.

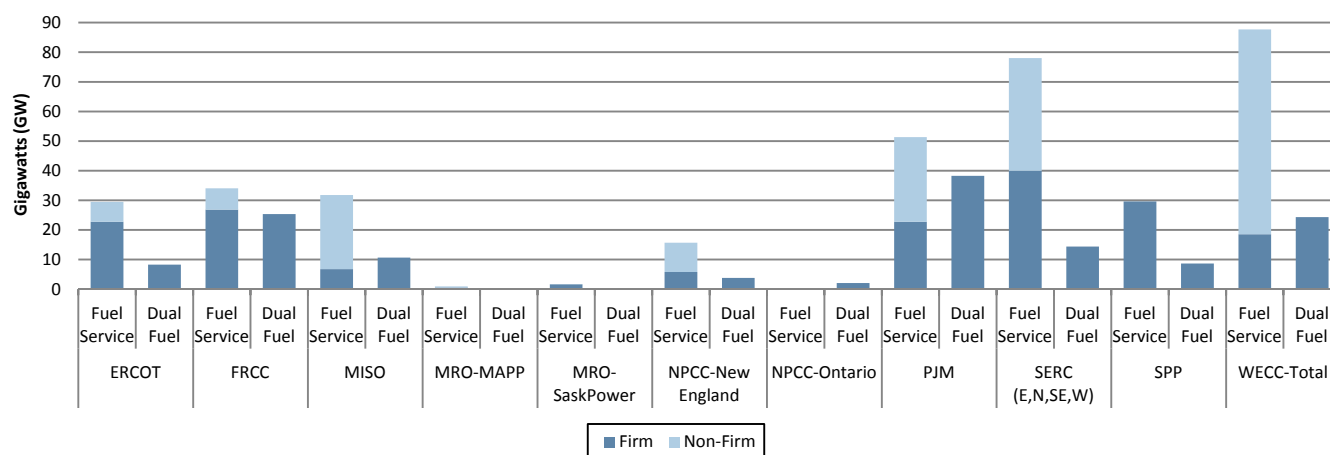
Economics, however, will drive decision making as solutions are developed and proposed. Additionally, it is important to recognize that maintaining the reliability of the evolving BPS comes at a cost. The most reliable and cost-effective solutions will ultimately be supported by an appropriate risk profile—a desired level of risk that the system is planned to withstand. Within the competitive wholesale market environments, a significant challenge will be to enhance market incentives and penalties needed to absorb the increased cost of maintaining system reliability. For regulated utilities, cost recovery of fuel supplies and transportation procurement is incorporated into the rate case. However, in deregulated markets, accurate price signals reflecting reliability needs and incorporating acceptable risks are vital to maintaining a risk-averse resource portfolio.

Dual-fuel capabilities and a variety of storage options may help bridge the gap between the uncertainties of gas availability during extreme events and maintaining a reliable source of operable capacity available to meet seasonal peak demands. Ultimately, the right balance of firm pipeline capacity, dual-fuel capabilities, and a variety of storage options will be regionally dependent. Factors such as market structure, geography, fuel mix, electric transmission, and pipeline infrastructure will determine the extent of gas dependency risks, as well as what solutions are available.

Improvements in system reliability may be realized from having sufficient back-up, dual-fuel switching capabilities. Obstacles to achieving such benefits include operational preparedness and state, federal, and provincial environmental regulations, which effectively limit the amount of oil that can be burned. Current policies and rules that regulate backup oil use and emissions for electric generation may need to be re-evaluated to ensure that truly functional dual-fuel capability can be maintained during emergencies or other extreme conditions. Additionally, planning processes should consider backup fuel inventories, changes in ramp and unit power capabilities, and the time requirements for fuel switch-over. Without considering this information, the amount of available dual-fuel generation projected to be available may be overstated. NERC-wide, 125 GW of gas-fired generation has dual-fuel capabilities (approximately 35 percent of gas-fired capacity). Of the Regions able to report and determine portfolio-wide firm contracts, approximately 58 percent of gas-fired capacity is tied to firm supply, transportation, and delivery (Figure 42).⁸³

⁸² The physical plant site and the siting and permitting process is also an important factor of whether liquid fuels can be stored on-site.

⁸³ Data gathered in supplemental request: http://www.nerc.com/docs/pc/ras/2012LTRA_Supplemental_Request-Instructions_v2.pdf

Figure 42: 2012 Gas-Fired Generation Fuel Services and Dual-Fuel Capabilities by Assessment Area⁸⁴

Risk Assessment

To fully understand the implications of increasing gas-fired generation on the BPS, a risk assessment is needed to determine where the power industry should focus its attention. The risk assessment shown in Figure 43 provides a framework for developing a risk profile. A high-level risk profile may need to be adjusted for region-specific considerations; however, given a common risk of “loss of generation when needed,” a clear path to assessing vulnerabilities and the likelihood of an associated impact can be ascertained.

The risk assessment in Figure 43 shows that the loss of generation of any magnitude is a resource adequacy concern—not an operating reliability concern. As such, it is not likely that this risk could lead to an uncontrollable, cascading, or unstable BPS. Rather, with a high magnitude of generator outages, a capacity deficiency would be the most probable outcome. The threat of such a risk is directly correlated to conditions on regional pipelines. A disruption to fuel delivery to a gas-fired generator, whether it is an interruption or a curtailment—again, depending on the magnitude of generators affected and time to respond—would likely result in system operators implementing emergency operating procedures (EOPs), firm load shedding, or rotating outages.

In terms of timing, a significant amount of redundancy and flexibility is already available during off-peak periods for both gas and electric systems. The most vulnerable periods to expose these risks happen during electric peak periods and when firm customers on the pipeline have nominated their full entitlements (i.e., pipeline peak). As the electric system peaks closer to the pipeline peak and both systems are stressed, the likelihood of a larger impact increases—typically during extreme winter weather. For many generators, this risk is mitigated through sufficient preparation and planning, which includes dual-fuel backup, adequate capacity release on the secondary market, and LNG shipments to injection points or generator sites.

⁸⁴ This analysis shows results of where fuel service is known. Areas that did not provide results, and may have unknown fuel service, are not shown.

Figure 43: Risk Assessment and Decomposition

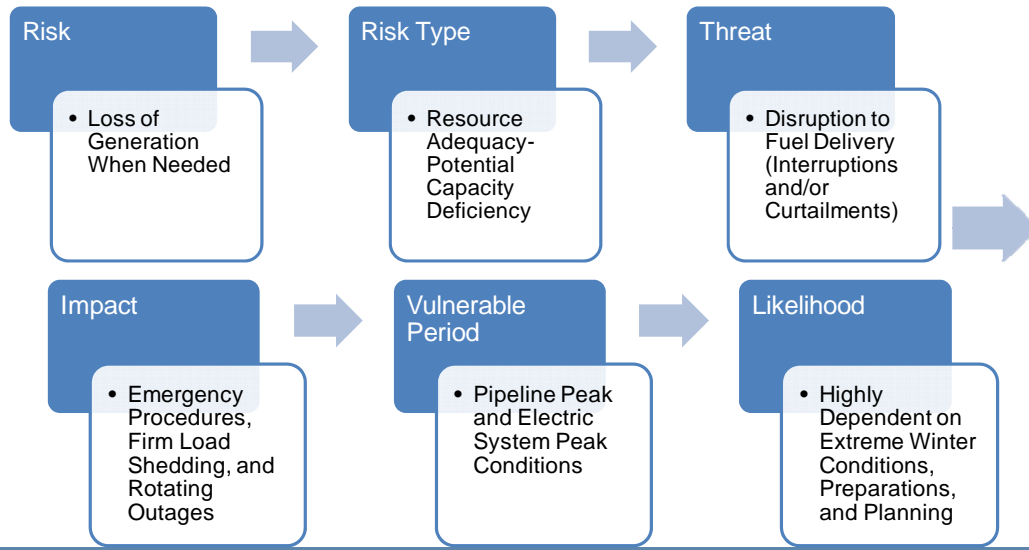


Figure 44 shows the risk assessment of two distinct vulnerabilities. Vulnerabilities and associated impacts of curtailments (pipeline or supply disruption) and interruptions (cold weather-related) are separate and distinct. Curtailments of fuel supply and transportation occurs because of a disruption either on the pipeline or at the supply source. Interruptions, on the other hand, generally occur because there is insufficient pipeline capacity. While both of these vulnerabilities can lead to common-mode outages, the causes of these occurrences are very different, and so are the risks associated with them.

Figure 44: Risk Assessment of Impacts and Mitigation

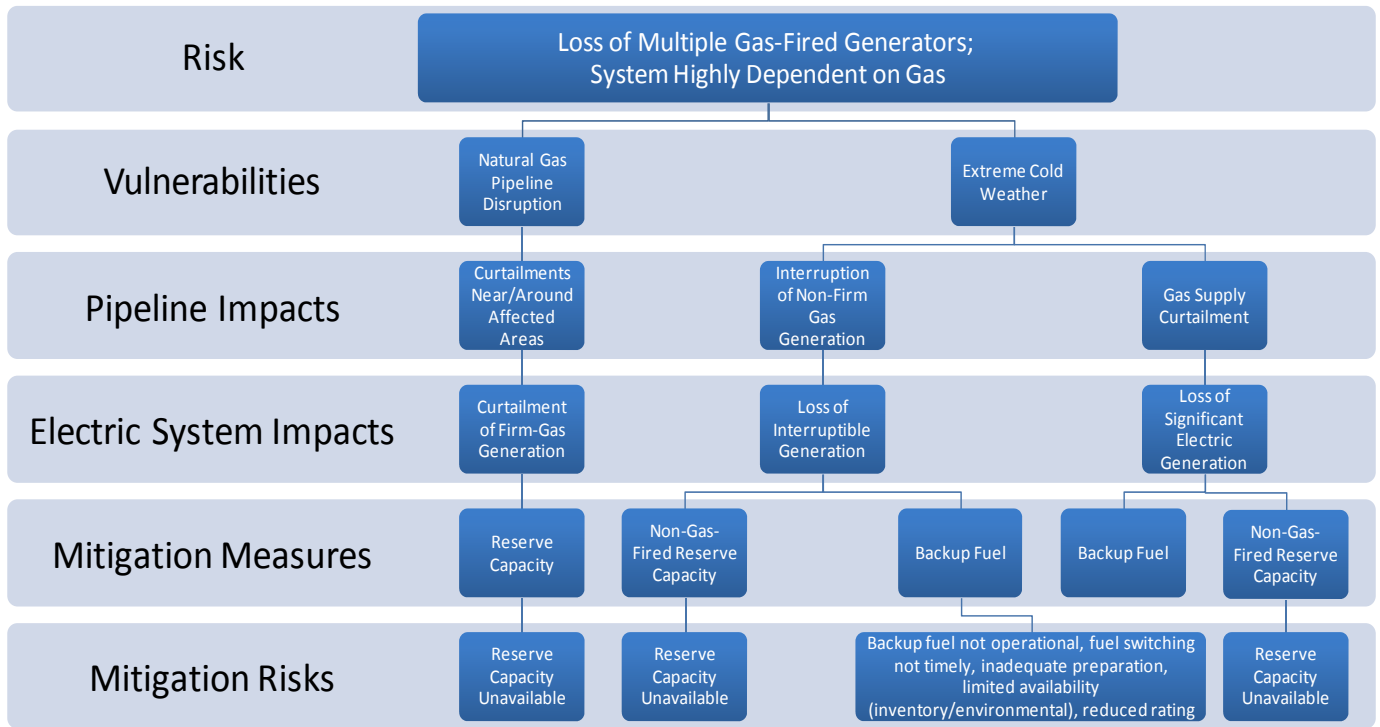
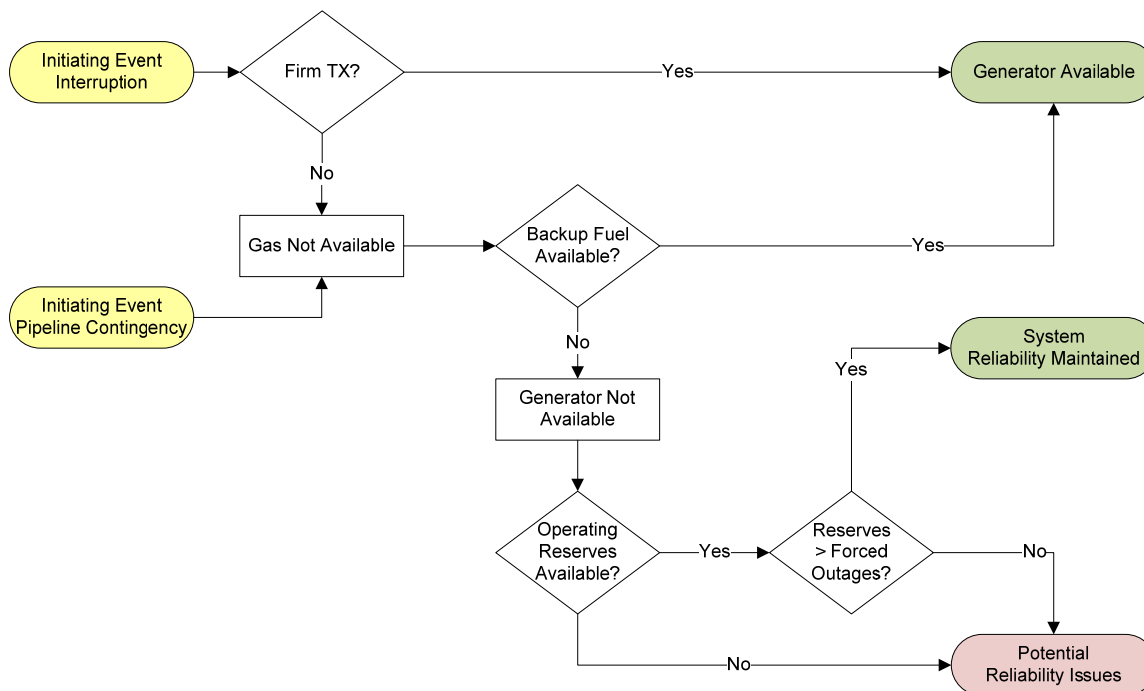


Figure 45 helps visualize the differences between natural gas interruption and curtailment risks. Along the flow chart, each step will have an associated risk value. Developing a risk profile for a Balancing Authority using this framework can aid in understanding the impact of each risk.

Figure 45: Operations Flow Chart and Risk Tree for Supply/Transportation Contingency versus Interruption (Initiating Events)



Pipelines are able to operate with temporary supply disruptions, provided the gas pressures are maintained within acceptable limits. However, within a relatively short time, a major failure along an interstate gas pipeline could result in a loss of electric generating capacity that could exceed the electric reserves available to compensate for these losses. The likelihood of pipeline failures occurring during electric peak periods, however, is extremely low. Therefore, efforts should be focused on preventative maintenance and recovery from these events.

Pipeline Services

Historically, the power industry has relied largely upon interruptible transportation services in order to balance costs and reliability. Because of the relatively low capacity factors of gas-fired units⁸⁵ and available secondary transportation capacity during the summer months, interruptible service is widely used by electric generators. However, reliance on interruptible service presents an increased risk of fuel interruption, particularly during periods of peak electric and gas demand.

As gas demand for electric generation grows, available pipeline capacity will likely decrease. On high-demand days, if the pipeline's firm customers schedule all of their contracted pipeline capacity, gas loads that have not contracted for firm capacity may not be able to procure the pipeline capacity necessary to provide delivery of gas supply.

Firm Transportation Services

Firm transportation is service offered to customers under schedules or contracts that anticipate no interruptions. While these services could significantly reduce the generator availability risks, the cost of such services can be economically prohibitive for generators with low capacity factors or generators within competitive wholesale markets.

⁸⁵ The average annual capacity factors for gas-fired generation vary by region as shown in Chapter 2.

However, firm transportation may not alleviate all reliability issues. For example, it does not resolve reliability problems arising from:

- Significant electric load variations that occur from unexpected weather events. Generator gas demand can be significantly different from the nominated gas volumes (only under traditional firm contracts with non-ratable takes).
- Reductions in gas pipeline pressures that occur due to an anomalous or man-made event and cause the high-pressure combined-cycle gas turbine units to trip offline.
- Gas curtailments as a common-mode failure.
- The problems that arise from the differences between the “gas day” and the “electric day.”

Based on current rules and tariffs, firm transportation services for the gas-fired peaking units—that have average annual capacity factors of 10 percent or less—are presently not economical. Peaking units, of which almost all are gas-fired, are an integral part of overall system reliability and usually represent the difference between being resource adequate and not. Proposed enhancements to overall system reliability must extend beyond the focus of any one solution (i.e., requirements for procuring firm natural gas transportation service is not a guaranteed solution).

In the future, it is likely that more gas-fired units, particularly combined-cycle units, will procure firm transportation services, as these units serve baseload generation requirements at higher capacity factors. With gas-fired generation providing more baseload generation, tensions between costs and improved reliability may be reduced.

Similarly, gas transportation strategies may become more complex and require a portfolio of transportation alternatives, with firm transportation being used for baseload requirements and interruptible transportation used for peaking contracts. With respect to the potential range of intermediate load requirements, this likely will require intense analysis and result in a relatively complex set of congestion-based, option-based, and derivative-based transportation contracts. Asset managers (also referred to as marketers, fuel suppliers, or portfolio managers) will play a much larger role in managing a portfolio of flexible and diverse transportation contracts for GOs.

Lastly, the power industry’s gas supply contracting practices are likely to change in order to meet this new challenge. Greater emphasis will be placed on either baseload supply contracts or supply contracts with complex swing capabilities or options. Potential integration of storage could—at a cost—reduce the complexity of such swing requirements. In addition, the power industry is likely to place greater emphasis on where gas supplies are sourced in an effort to manage transportation complexities, supply chain issues, and overall costs.

New Services

In addition to the above, the pipeline industry could assist in reducing the potential for system reliability issues that arise as a result of the growing interdependency of the two industries. Among other things, this could include the development of new or modified transportation services tailored to the needs of generation customers. Many pipelines have created such services or have attempted to market these services to their customers, particularly generation customers. Since these services may be more expensive than firm transportation service (they may require pipelines to reserve capacity for the subscribed customers in order to provide the service), many generators do not subscribe to such services.

As a result of the location and drilling of shale gas closer to traditional end-use markets, the industry (in some regions) is starting to source its gas supplies closer to local production. This, in turn, has initiated a trend in many Regions for a reduction in long-haul transportation requirements. While the latter phenomenon reduced the overall cost of firm transportation for affected customers, it also resulted in a reduction in the capacity factors for sections of the overall gas pipeline network. A careful evaluation of both phenomena shows it is possible to develop new transportation services that focus on the reliability needs of the power sector. However, since the ability to offer new services tailored to generators is contingent upon underutilized capacity being available, new pipeline infrastructure may also be needed.

One example is Texas Gas’s recent adoption of the Enhanced Nominations Service.⁸⁶ This new service, which is structured primarily for the needs of the power industry, adds 11 new nomination and confirmation cycles during the gas day. While this new service does not affect the rights of firm customers, it does provide gas generators priority in interruptible nominations. With this service, GOs can adapt better to changing gas-fired generation requirements due to changes in the weather or variable generation.

However, the gas industry likely cannot proceed down this path entirely by itself, and the power industry would have to create incentives for GOs to subscribe to these tailored delivery services. Without a joint effort from both industries, the development of such new services by the gas industry would not be effective or sustainable.

Regional Planning

As discussed throughout this report and stressed in previous NERC assessments, there are significant regional differences within the electric industry, as well as the gas industry. These regional differences include, among other things, differing degrees of dependency on gas-fired generation; number and types of pipelines serving the Region; access to storage within the region; geography; climate; electric infrastructure; and demand. As a result, analysis, reliability assessment, and associated planning are best done at the regional level.

NERC Reliability Standards provide a layer of protection for transmission planning—utility planners must consider system backup, or robustness, to cover a scenario called a “single-contingency situation,” such as the failure of a transformer or other significant event that causes the outage of a transmission line or large generator (Figure 46).

Figure 46: Four Primary Categories for Normal and Emergency Conditions

Category A (normal conditions)	<ul style="list-style-type: none"> ■ Analysis of the transmission system with <i>all facilities in service</i>. ■ No loss of demand or curtailment of firm transfers.
Category B (N-1 contingency conditions)	<ul style="list-style-type: none"> ■ Analysis of the system under an event that results in the <i>loss of a single element</i>. ■ Loss of transmission lines, transformers, generation facilities, HVDC lines are considered and potential solutions to address the violations are developed.
Category C (N-1-1 contingency conditions)	<ul style="list-style-type: none"> ■ Analysis of the system under an event that results in the <i>loss of two or more elements</i>. ■ Combinations of loss of transmission lines, transformers, generation facilities, and HVDC lines are considered and potential solutions to address violations are developed. ■ Planned or controlled loss of demand or curtailment of firm transfers may be considered in the analysis.
Category D (extreme contingencies)	<ul style="list-style-type: none"> ■ Analysis of extreme events resulting in the <i>loss of two or more (multiple) elements removed from the system or cascading system conditions</i>. ■ Analysis requires only an evaluation of risks and consequences (no solutions).

Credible contingencies on pipeline systems could be integrated into a similar process designed to study and perform scenario analysis on the electric system. The assessment is intended to be basic and high-level. A screen test will be helpful for prioritizing the various scenarios to help identify credible contingencies and provide a better understanding of risks and consequences.

⁸⁶ “TransCanada files new application to expand Eastern Mainline system,” *Inside FERC’s Gas Market Report*, November 11, 2011, p. 23.

This assessment would then become a basis for contingency planning for a loss of major gas supplies within the Region, which might be similar to the pipeline break scenario, the key compressor station failure, or the cascading domino effect as discussed in Chapter 4.

Chapter 4 describes one element of this Region-specific planning effort that requires an assessment of all the pipelines in the Region. That assessment includes gas loads being provided by each system to supply gas-fired generators, as well as the most vulnerable points for an unplanned interruption or curtailment of supply.

In addition, the tabulation of pipelines serving a Region could be used to establish a Region-specific coordination and notification of pipeline maintenance requirements with Regional PCs. Once this initial assessment of the Region's pipelines is complete, the electric industry should attempt to work with each of the pipelines within their Regions to structure a joint assessment of the most vulnerable areas and the best set of contingency plans. One result of that effort might be the ability to provide the electric coordinators with a better understanding of the capabilities and limitations of the transportation systems that provide fuel services to their Regions, particularly during periods of stress. The latter could result in a limitation of the amount of scheduled gas-fired generation within a Region during periods likely to be of significant stress (i.e., peak demand periods) or, alternatively, limitations on the amount of standby generation capacity that is gas-fired.

Lastly, such a joint effort might be dependent on the disclosure of some proprietary information, which would inhibit the overall process. However, if the overall process were developed only with a small, core group of electrical industry representatives, this dilemma likely could be resolved. Another option would allow protected sharing of information with nondisclosure agreements and FERC Standards of Conduct protections that the electric industry has experience with in protecting proprietary information for the unregulated generation business.

Electric Transmission

Electric transmission increases the BPS's flexibility and resilience. If there is sufficient bulk power transmission, risks can be managed by obtaining ancillary services and flexible resources from a larger generation base, such as through participation in wider area balancing management. Transmission planning and operations techniques, including economic interarea planning methods, should be used for such interarea transmission development to provide access to and sharing of flexible resources.

When attempting to manage gas supply and transportation disruptions, entities should consider the benefits of electric transmission. Common-mode impacts to generators related to a single pipeline may be able to be managed by importing more power to load pockets.

Flexibility Requirements

The need for flexibility is a common theme among technical studies that address electric system impacts due to resource mix changes. The strong growth in wind power and the lack of cost-effective electric storage solutions indicates that power systems will rely heavily on more flexible resources, such as gas turbines, to compensate for wind power variability. Even in Regions with significant amounts of hydroelectric power (a better technology to compensate for wind power variability), gas turbines will be required to back up wind power, because environmental regulations limit the minimum and maximum amount of water a hydroelectric facility can release (termed "run-of-river" environmental constraints).

Power systems have many sources of flexibility that are currently needed to maintain the balance of supply and demand in anticipation of potential changes in system conditions. These changes can be expected and planned. For example, when morning load increases, it can require a dramatic and prompt increase in generation to follow load. The loss of a large generating unit that requires fast-ramping generation or load response to return the system to equilibrium can result in an unexpected change in the supply-and-demand balance. These flexibility needs are known and are anticipated during the planning process.

While gas-fired generation has typically been thought of as providing flexibility to the electric grid, absorbing the impacts from gas interruptions and curtailments may also require flexibility. A number of characteristics must be considered when identifying system needs for flexible resources. These can be grouped into three main areas:

- **Magnitude** refers to the size of ramp events and their direction. Traditional reserve calculations sometimes measure the requirements as the size of the first and second contingencies. Incremental flexibility is required at times of facility outages and net load increases while decremental flexibility is required when net load decreases. On the supply side, the magnitude is an indicator of the resources needed to respond to the ramp event.
- **Ramp Response** refers to the rate of change of the net load or unit output and the predictability of net load or unit output. The ramp rate of the resources must be sufficiently large to be available to respond to system ramping needs. Large ramping events, which happen quickly, will require fast-acting responsive resources, the simultaneous movement of a larger number of slower acting resources, or both to meet the ramping needs of the system. Slower acting ramps, such as seasonal variations, require less responsive resources. Resources that can respond quickly would be labeled “highly responsive ramping resources,” while resources with slower response times would be labeled “lower responsive ramping resources.”
- **Frequency** refers to the number of times events of various magnitudes and responsiveness occur. Variable resources generally increase the number of times flexible resources must be used in response to small or medium-sized events. This is usually a cost issue as resources incur an operating cost each time they are used to balance supply and demand.

During extreme winter weather, electric system operators should maximize the availability of flexible resources and understand how much flexibility is available at any given time. This can provide the system operator additional observability of the system to maintain operational reliability. In response to gas disruptions, the electric system operator should be able to identify vulnerable capacity, determine if reserve capacity is available, dispatch the appropriate resources, implement any operating procedures, and minimize any impacts by maintaining the integrity of the system.

Confidential Information

As discussed in the NERC *Primer*, the gas and electric industries in some Regions have historically shared significant information; however, deregulation has resulted in almost every piece of information concerning operations now being considered proprietary and confidential.⁸⁷ Most of the industry has adopted this philosophy, and it presents a challenge for coordinating between the two industries.

While it is a challenge to overcome the treatment of most confidential operating information, these challenges should not be insurmountable. For example, a recent NERC-wide effort to request how much electric capacity is backed by firm transportation led to questions of market-proprietary information. However, all pipelines post a list of firm transportation and storage customers the first business day of each quarter. This posting, which is called an Index of Customers and is required by the Natural Gas Act (NGA),⁸⁸ includes the name of the shipper, the applicable rate schedule, the effective and expiration dates of the contract, the maximum daily contract quantity (MDCQ), the receipt and delivery points, and other information about whether the contract is arranged by an asset manager, whether there are any affiliate relationships, and whether the contact is a negotiated rate.⁸⁹

Costs

There is no doubt that some gas transportation services are less expensive than others and that the most reliable gas transportation services are usually the most expensive (e.g., no-notice firm transportation). This basic relationship creates a

⁸⁷ ISO-NE Information Policy located at: http://www.iso-ne.com/regulatory/tariff/attach_d/index.html

⁸⁸ 18 C.F.R. 284.13.

⁸⁹ This information is publicly available and you can download this information. For example, see Southern Natural Gas Company’s index of customers on its Informational Postings website: <http://ixsnp.sonetpremier.com/EbbMasterPage/ebb.aspx>

significant tension between two almost equally important objectives within the power industry: (1) minimizing the overall cost of electricity, and (2) providing the most reliable service possible in an industry that has very limited tolerances for interruption.

Nevertheless, industries, regulators, and policymakers should work together to minimize this tension and accommodate the unique services needed for BPS reliability. For peakers and low-capacity-factor gas-fired units, firm transportation services are not the only solution, but developing alternative forms of interruptible transportation services that can accommodate the need for added reliability during periods of stress can effectively minimize the risk exposure to the BPS. Short-haul transportation alternatives that are starting to evolve within the industry may be part of the solution set. However, it is important to recognize that while more flexible interruptible transportation services may provide some benefits, the service is still interruptible. Consequently, it may not be available when firm capacity customers fully utilize their entitlement to pipeline transportation. Most importantly, PCs and state regulators must understand the risk a generator is taking and whether that risk is transferred with a compounding effect from multiple generators to the BPS. These risks must be made clear to regulators and policy makers through assessments and planning studies (i.e., planning assumptions that do not take into account potential fuel supply and transportation issues, may underestimate potential impacts and reserve requirements).

With respect to the natural gas industry, it is likely that it will respond to these new challenges for the power industry and develop new services tailored to meet generation requirements, load profiles, and reliability needs. Such adaptations are likely to vary significantly between Regions. However, currently, the gas industry has seen low demand for tailored services from the power industry due to the higher costs associated with them. The demand for tailored gas supply and transportation contracts is likely to increase as the share of gas baseload generation increases.

Fossil-Fired Capacity Retirements

An added perspective to this assessment is that about 70 GW of coal-fired and oil-fired capacity are projected to retire within the next several years, with gas-fired generation replacing much of this retired capacity. This change of fuel mix is a key factor behind the growing dependence on natural gas.⁹⁰ With respect to environmental regulations, an added layer of uncertainty to future reliability results in regions where future pipeline capacity is expected to be constrained.⁹¹

Accommodating High Levels of Variable Generation

Renewable generation—and, in particular, wind generation—has increased significantly over the last decade and will continue to increase in the future. In order to reliably accommodate wind and other variable generation, it is necessary for an electric system to have adequate backup sources of generation that can come on-line quickly. While there are several different methods of providing backup power that comes online rapidly, by far the dominant method is the gas-fired combustion turbine. As a result of gas-fired generation's ability to provide flexibility to the BPS, gas-fired generation has inherited an additional role within the power industry, and this role, which likely will be highly regional, will continue to increase as wind generation continues to grow.

This added backup requirement to wind generation for gas power plants increases the complexity of gas supply and transportation strategies for the power industry. In addition, it could have a significant impact on the pipeline segment of the natural gas industry, as there is the potential for a domino effect. This domino effect is demonstrated by the following example: (1) a sudden loss of wind generation as a result of a weather event could result in (2) the loss of an electric system (i.e., rolling blackouts), which could result in (3) electric compressors for both pipelines and field gas compression being forced offline, which could result in (4) a reduction in pipeline pressure, which could result in (5) gas-fired units being forced

⁹⁰ 2012 Long-Term Reliability Assessment: http://www.nerc.com/files/2012_LTRA_FINAL.pdf

⁹¹ Extraction from *2011 Long-Term Reliability Assessment: Potential Impacts of Future Environmental Regulations*: <http://www.nerc.com/files/EPA%20Section.pdf>

offline. The possibility of both regional electric and gas industry reliability being dependent on sudden changes in wind generation represents an evolving challenge for both industries.

Fuel Switching

Historically switching from gas to oil was the most significant means of ensuring system reliability during periods when gas supplies were either uneconomic or under stress; this capability, for the most part, was stripped when the power industry transitioned from the less efficient steam generator technology to the more efficient combined-cycle technology. One attribute of the older steam generator technology was that many of them were designed to be dual-fuel units, which could switch to oil during periods of stress. However, when the industry converted to the combined-cycle units, the vast majority of them were built to be gas-only units,⁹² as they could not secure permits at the time to be dual-fuel capable because of environmental pressure to minimize air emissions.

Economic gas-to-oil fuel switching likely is a phenomenon of the past. However, due to the price parity relationship between natural gas and fuel oil, gas-to-oil fuel switching to enhance overall system reliability likely represents the preeminent means of maintaining system reliability when gas supplies to gas-fired power units are constrained or interrupted. One of the key attributes of the gas-to-oil fuel switching is that it can be done rather quickly for a properly designed dual-fuel unit. Fast fuel switching is associated with some additional costs, including the installation of dual-fuel burners, on-site liquid storage tanks, testing, and monitoring and maintaining viable fuel oil supplies.

However, as a result of the country's de facto zero tolerance policy for incremental air emissions, the power industry, for the most part, has been stripped of this capability to fuel switch. The limited number of combined-cycle units with permits that allow dual-fuel capability could affect system reliability in certain situations.

Because of the concern to preserve the reliability of the electric system during periods of significant stress, it could be beneficial if the electric industry approached both federal and state regulators with a plan that would allow or increase fuel switching. Such a plan should contain key elements that include the following:

- **Fuel Switching:** an explanation of how gas-to-oil fuel switching works, how long it takes to switch a unit's fuel (some Regions are capable of doing so in minutes), and the added costs and inherent risks.
- **Dual-Fuel Capabilities:** GOs should be responsible for the data and information sharing related to each generator's functional dual-fuel capabilities.
- **Mitigation:** RCs and PCs should be responsible for establishing the system-wide reliability plans for minimizing BPS impacts due to lack of fuel-related forced outages. A detailed description and plan is needed, along with examples of how fuel switching can be used to maintain system reliability and how the added time provided by fuel switching to allow electric system operators to take other actions (e.g., bring online other units).
- **Identification of Gas Supply and Transportation Risks:** An assessment of regional pipeline infrastructure and the potential risks of both gas interruptions and curtailments should be performed. For a variety of reasons (including acts of nature, gas supply and transportation arrangements, and other extreme conditions), outages of gas-fired generation due to lack of fuel do occur. Statistic probabilities can be evaluated to determine what the true risks (likelihood and impact) of gas supply and transportation interruption and curtailments are to electric system reliability (three-layer approach).
- **Resource and Contingency Analysis:** RCs and PCs should be responsible for the risk analysis as well as integrating these risks into resource and contingency planning. These entities should study the effects of different gas supply and pipeline contingencies and dual-fuel requirements that may provide system operators the needed flexibility to maintain reliability during extreme events.

⁹² From 1998 to 2005 there was a building boom for new gas-fired combined-cycle capacity, as approximately 150 GW were brought online during this period. In addition, another 75 GW of simple-cycle capacity (i.e., peakers) was brought online. See Chapter 4 of NERC's *A Primer on the Natural Gas Industry and its Interface with the Electric Power Industry*, 2011.

Case examples that illustrate how the system reliability of both industries can be affected in periods of stress and the joint advancement of such plans could result in a new regulatory framework that would resolve many of the key issues assessed in this report. In wholesale market areas, consideration should be given to the development of a market product that offers incentives for peaking units with dual-fuel capability. This product could include requirements around fuel reserves and fuel switch testing.

Lastly, if successful, the power industry would need to take extra steps to ensure sufficient dual-fuel capability within a given system, and formal procedures are in place to demonstrate that dual-fuel capability is fully functional (through audits) even under severe weather conditions. GOs should provide dual-fuel considerations to RCs and PCs that may include:

- **Inventory Assessment:** Hours of fuel burned kept on site. This may also include contracts with suppliers to deliver fuel to the generator site.
- **Mitigation Plans:** Detailed plans on how the generator expects to run (or not) in the event of a fuel supply disruption.
- **Response Capability:** Description of the unit's ability to switch over in a timely period, as well as results from tests performed within an appropriate time period (e.g., capability audits within the past year).
- **Ratings:** Unit rating when fired by an alternate fuel source.
- **Limitations:** A description of other limitations that may affect the performance of the unit, including but not limited to local, state, and federal environmental regulations, (inter)dependencies on other units located at the same power plant facility, etc. GOs should also provide any difference in performance characteristics and the unit's ability to provide real and reactive power to the transmission that differs from the unit's performance when fired by its primary fuel source under normal conditions.

Chapter 9—Key Findings and Recommendations

The combination of growth in natural gas demand within the electricity sector and its changing status among the gas-consuming sectors has significantly increased the interdependencies between the gas and electric industries. As a result, the interface between the two industries has become the focus of industry discussions and policy considerations. In its effort to maintain and improve the reliability of North America’s BPS, NERC examined this issue in detail, as outlined in the report, and has developed several recommendations for the power industry. These recommendations could improve the existing coordination between the gas and electricity sector and foster enhancements in planning and operations. NERC has approached this issue solely from a reliability point of view and has not examined the potential solutions available through various market mechanisms.

Regionality

In light of the unique characteristics of each region, which significantly impacts the interdependency between the two industries, integrated assessments should be fine-tuned to what is applicable to each region. For example, some regions have adequate levels of natural gas storage that can be relied on during emergency conditions, while others, such as parts of the Southwest and the Northeast, do not. As a result, more regional gas storage could be developed.

Also, each region may develop different approaches for interacting with critical third parties (e.g., regulatory bodies) on endorsing new procedures and approaches in order to preclude the loss of system reliability during periods of extreme stress. These new procedures and approaches might include new definitions of essential gas loads (e.g., beyond human needs) and greater discretion on granting emissions waivers during emergency conditions (e.g., the use of fuel switching to preclude rolling blackouts), among other things.

For regions with limited gas-fired generation, such an effort at present may require long-term planning solutions to manage future conditions that could result in the loss of system reliability. Other regions might focus on historical events and, based on these events, develop specific action plans to minimize the potential loss of system reliability in the future.

Key Findings and Recommendations

NERC’s key findings in this report are categorized into two planning and operating timeframes: Long- and Short-Term Planning and Operational Planning and Operations. The recommendations presented below are intended to provide a platform for further technical and policy input.

Long- and Short-Term Planning Findings

- Reliability assessment and resource adequacy studies
- Gas supply and fuel security
- Transportation expectations
- Generator availability
- Back-up fuel and fuel-switching capabilities

Operational Planning and Operations Findings

- Seasonal and day-ahead observability
- Coordinated operational procedures
- Coordinated outage schedules
- Increasing flexibility
- Information sharing and situation awareness
- Emergency operating procedures

Long- and Short-Term Planning Summary

Key Finding: Risk-based approaches are needed to study the impact and regional challenges associated with an increasing dependence on natural gas.

The power sector's growing reliance on natural gas has raised concerns by ISOs, RTOs, market participants, national and regional regulatory bodies and other government officials regarding the ability to maintain electric system reliability when natural gas supplies to power generators are constrained. The extent of these concerns varies from region to region; however, concerns are most acute in areas where power generators rely on interruptible gas pipeline transportation and where the growth in gas use for power generation is growing the fastest. Because it typically takes three to four years to build pipeline infrastructure, solution sets that call for increased pipeline capacity must be developed as quickly as possible so the electric industry is well postured to manage the regional challenges and emerging risks associated with an increasing dependence on natural gas.

Recommendations:

- Implement advanced modeling and analysis approaches. NERC recommends the Three-Layer approach or similar advanced probabilistic techniques.
- Enhance the NERC Generator Availability Data System (GADS) to increase the effectiveness of trending gas-fired generator outages and causes related to fuel issues.

Key Finding: Enhancements to reliability and resource assessments should reflect risks to gas-fired generation as a result of various fuel disruptions.

Natural gas is a reliable fuel source that is expected to fire electric generation serving more than 50 percent of the electric peak demand in North America by 2015. However, because natural gas is largely delivered on a just-in-time basis, vulnerabilities in gas supply and transportation from a planning perspective must be sufficiently evaluated to inform BPS operators about credible contingencies and flexibility options. Resource planning and adequacy assessments in some areas do not fully account for the risk of disruptions in the natural gas and other fuel supply chains.

For example, electric system impacts due to a single point of failure within the natural gas fuel supply chain can impact electric generators downstream from the disruption. Impacts of potential wide-spread common-mode failure events, such as a major failure along an interstate gas pipeline or major supply source, although rare, must be well understood to foster enhanced planning and design insights.

Pipelines are able to operate with temporary supply disruptions, provided the gas pressures are maintained within acceptable limits. However, within a relatively short time, a major failure could result in a loss of electric generating capacity that could exceed the electric reserves available to compensate for these losses. The likelihood of pipeline failures occurring during electric peak periods, however, is extremely low.

By integrating these risks into planning studies, potential generator outages due to natural gas interruptions and curtailments can be better understood. Through rigorous analysis, vulnerabilities can be identified in the planning stages (1 to 10 years) and risks can effectively be minimized. These studies provide the foundation for state, federal, and provincial regulators, policymakers, and system planners to implement changes and send accurate signals to the electricity market for future needs of the bulk power system. Additionally, these studies allow for solution sets to be measurable and achievable.

Recommendations:

- Incorporate natural gas fuel availability or natural gas-fired generation availability into the NERC Long-Term Reliability Assessment and Seasonal Reliability Assessments.

- Identify how risk assessments are performed in different regions and use this information to develop recommendations for a uniform seasonal and long-term reliability assessment process for consideration by NERC Planning Committee.
- Improve Generator Owner procedures and methods to maintain fuel switching capabilities.
- Enhancements to market products supporting higher levels of fuel certainty should be considered (i.e., adequate level of fuel inventories and functional capability testing and/or firm natural gas transportation).
- NERC should support further studies for enhancing planning processes that relate to fuel availability and resource adequacy.

Key Finding: Regional solutions will likely include a mix of mitigating strategies, increased gas and/or electric infrastructure, and dual or back-up fuel capability.

Dual-fuel capabilities and a variety of storage options may help bridge the gap between the uncertainties of gas availability during extreme events and maintaining a reliable source of operable capacity available to meet seasonal peak demands.

Based on the reserve margin scenario assessments performed as part of this report’s efforts, many of the NERC assessment areas have sufficient reserve margins to mitigate the loss of a significant portion of their gas-fired generation.

Electric transmission increases the bulk power system’s flexibility and resilience to various disruptions. Efforts to manage gas supply and transportation disruptions should consider the benefits of electric transmission.

Although generators may have contractual obligations to perform, performance incentives, particularly in competitive wholesale electricity markets, may not be strong enough to incentivize generators to procure firm or otherwise reliable fuel supplies (natural gas supply and transportation, oil, or other mitigating strategies).

Risks to gas supply shortages can largely be mitigated or reduced with the abundance and geographic diversification of shale plays across North America. With unconventional shale gas production spread across the continent, vulnerabilities in gas supply due to weather events can be mitigated or reduced by increasing production in unaffected areas.

Recommendations:

- Policymakers and regulators should consider developing solutions that provide the right balance between electric reliability and the increased costs associated with it.

Key Finding: Enhancements to data sharing and planning coordination can provide insights through additional studies and scenario analysis.

There is no compiled statistical data on gas system outages that would be the equivalent to NERC GADS databases. Therefore, outage data would have to be estimated from various surrogate sources, including pipeline bulletin board notices, accident reports filed with government agencies, surveys of pipeline and distribution companies in the study region, and maintenance and repair information from equipment manufacturers and service companies. This type of information is important for complex analyses that rely on past performance to achieve an acceptable level of prediction and certainty. Increased coordination and information exchange for planning purposes could aid in developing confidence around a distribution of potential scenarios.

Recommendations:

- Work jointly with the natural gas industry to identify data requirements that can be used for electric reliability analysis.
- Planning Coordinators and/or Reliability Coordinators should identify critical gas-fired electric generation to ensure “critical generators” have the ability to mitigate or reduce the risks associated with fuel disruptions and curtailments.

Operations and Operational Planning

Key Finding: Sharing information for operational planning purposes is essential to fully understanding generator availability risks in the season ahead.

While Generator Owners are generally able to schedule and secure gas during the summer to meet seasonal peak demand, this flexibility decreases during winter months when pipeline use tend to peak and firm transportation customers have scheduled their full entitlements. Cold weather can also be responsible for increased infrastructure and supply disruptions, which are generally caused by freezing. Risks to gas wellheads, generators, and pipeline infrastructure due to freezing can expose the electric industry to significant capacity shortages. While firm gas transportation significantly decreases the likelihood that fuel delivery will be curtailed, extreme events, such as wellhead freeze-offs causing decreased gas production (a force majeure event), could potentially lead to common-mode failures of a significant amount of gas-fired generators. The expected increases in gas-fired generation on the BPS will increase the amount of operational uncertainty that the system operator must factor into operating decisions.

Recommendations:

- Increased situation awareness of the natural gas supply and pipeline system enhances the electric system operator's ability to make risk-informed decisions.
- In preparation for summer and winter extreme conditions, electric system operators need enhanced observability of pipeline conditions, capacity availability, supply concerns, and potential issues affecting fuel for gas-fired generation.

Key Finding: Formalized communication and coordination with the gas pipeline and supply industry during extreme events is needed.

Information on daily fuel supply adequacy and less probable contingencies on the gas pipeline or compressor stations which could result in loss of multiple gas-fired units should be provided to electric system operators with as much notice as possible.

Both industries have stated that there are sufficient coordination practices at this time and enhancements planned for the future. Based on these practices, operational procedures should include formalized coordination with the gas supply and pipeline industry, as well as emergency procedures during extreme events. Timely information sharing is most important when natural gas suppliers and pipeline operators can determine that a potential shortages or interruptions may occur due to usage and transportation outages.

Recommendations:

- System operators should re-examine interindustry communication protocols that apply during periods of stress

Key Finding: System operators will need access to sufficient flexible resources to mitigate the added uncertainty associated with natural gas fuel risks, including those introduced by interruptible gas transportation service.

Operating criteria, forecasting, commitment, scheduling, dispatch and balancing practices, procedures and tools should consider fuel risks and risk mitigation measures to assist operators in maintaining bulk power system reliability. Enhanced operator training should be considered in light of the increasing need for electric and pipeline operator communication and coordination. Training crosses a number of areas, some of which are specific to each industry, while others likely represent interindustry efforts.

A projection of flexibility can also provide additional observability to the system operator in order to maintain operational reliability; however, this can only be made with enhanced coordination with gas-fired generators and the natural gas pipeline operators. In response to gas disruptions, electric system operators should be able to identify vulnerable capacity,

determine if reserve capacity is available, dispatch the appropriate resources, implement any operating procedures, and minimize any impacts caused by fuel disruptions.

Recommendations:

- NERC should leverage its stakeholder groups to identify best practices in areas currently most vulnerable to gas dependency risks and taking immediate actions for improvement, such as New England. Such an effort could lead to insights for enhanced operator training and table-top exercises.
- Joint industry drills or table-top exercises with the key players of both gas, electric, and various state commissions would foster enhanced coordination and harmonize cross-industry issues, response plans, and mitigation measures.

Further Detail on Recommendations

Recommendations to Address Long- and Short-Term Planning Risks	
Lead	Recommendation
NERC GADS Working Group	Review the fuel supply-related outage data gathered in the GADS system and determine whether the adequacy and usefulness of the data could be improved to better serve the purposes of fuel supply analyses. The primary need would be to develop an estimate of generating unit rates excluding fuel availability issues (to avoid double counting). The second purpose would be to estimate the degree to which lack of fuel has added to generating unit unavailability in the recent past. Clear definitions for fuel related outages should include a distinction between those outages caused by supply or transportation interruptions and those caused by curtailment events.
NERC RAS	Incorporate natural gas fuel availability or natural gas-fired generation availability into the Long-Term Reliability Assessment and Seasonal Reliability Assessments. The RAS should develop a framework and method to integrate these considerations into future long-term reliability resource adequacy projections.
NERC and Planning Coordinators	Modify the recommended Three-Layer methodology framework—based on feedback from NERC stakeholders. NERC can leverage stakeholder groups to identify how risk assessments are performed in different regions and use this information to support an overall strategy for incorporating these methods into a consistent assessment process. This could be done by supporting data gathering efforts with gas industry, developing modeling algorithms (e.g., synthetic weather probability generators), cosponsoring regional case studies, holding workshops, and collaborating on reliability assessment enhancements.
Generator Owners	Improvements to procedures and methods to maintain fuel switching capabilities and improving the reliability of such capability are needed. In wholesale market areas, enhancements to market products could be considered to support higher levels of fuel certainty (i.e., adequate level of fuel inventories and functional capability testing and/or firm natural gas transportation).
Generator Owners and State, Federal, and Provincial Regulators	Discretionary emission waivers may be needed to obtain authorization and endorsement from third-parties to allow some discretion for dual-fuel gas-fired generators during periods of stress. Coordination between Generator Owners and state and federal environmental and electricity regulators may be needed to facilitate these waiver provisions if necessary.

<p>Electric and Gas Industry</p> <p>State, Federal, and Provincial Regulators</p>	<p>Consider developing a new category of “essential [natural gas] loads” for “critical generators” and appropriate cross industry procedures. Planning Coordinators and/or Reliability Coordinators should identify critical gas-fired electric generation to ensure “critical generators” have the ability to mitigate or reduce the risks associated with fuel disruptions and curtailments. These “critical generators” could be identified and shared with regulators and the gas pipeline industry to be considered as part of emergency operating procedures.</p>
<p>NERC</p>	<p>Support further studies for enhancing planning processes that relate to fuel availability and resource adequacy. This effort could help identify enhancements to current practices. NERC should also evaluate best practices that are already offered through existing market practices and generator mitigation strategies. Furthermore, an evaluation of the reliability assessment process is needed to capture industry progress.</p>
<p>NERC Planning Committee and Reliability Issues Steering Committee (RISC)</p>	<p>NERC should take the lead in tabulating an overall set of observations, insights and recommendations on this topic and prioritize actions that should be taken by the electricity sector. Further, the advisory committee could identify where interaction and coordination with natural gas associations as well as with federal, state, and provincial regulators to foster and implement steps to maintain bulk power system reliability. Once completed with this initial effort, the same NERC advisory committee could then actively facilitate the formation of a series of regional subcommittees that revise and tailor the points outlined in the initial national level committee to the unique attributes of individual regions. Some of these regional groups already exist. In these cases, a liaison should be identified to coordinate regional and NERC-wide initiatives.</p>

<p>Recommendations to Address Operational Planning and Operations Risks</p>	
<p>Lead</p>	<p>Recommendations</p>
<p>Joint Gas and Electric Industry</p>	<p>While FERC Order 698 establishes the communication protocols between the interstate pipelines and the power industry (i.e., system operators, transmission owners and transmission operators), it would be useful for each region to re-examine their interindustry communication protocols that apply during periods of stress and during normal operations within either industry to (1) ensure these protocols are functioning properly; (2) assess whether they need to be updated in light of more recent incidents and (3) decide whether the same protocols should be used for both emergency and normal operations to ensure consistency and reliability. Undoubtedly this re-examination of the best means of achieving interindustry communication, particularly during periods of stress, will result in an assessment of the proper means, if any, of transferring proprietary information.</p>
<p>Joint Gas and Electric Industry</p>	<p>RCs, BAs, TOPs, and PCs should work to increase their understanding of the Order 587-V information and be able to incorporate it into their hourly and real-time operations. The ability to interpret the informational postings is critical for the reliability of the BPS and the electric industry should be able to take advantage of the information made available.</p>

<p>Joint Gas and Electric Industry</p>	<p>The electric industry should assess essential loads, which would allow for maintaining critical components for both gas and electric loads in the event of rotating outages. These critical components (e.g., electric compressors and/or gas-fired generator units), in most instances, represent the core of the interdependency of the two industries, and would need to be identified at the regional level. In addition to manual load shed plans, electric system planners and operators should avoid critical gas component loads in UVLS/UFLS schemes and identify them as priority loads in restoration plans.</p>
<p>Electric System Operators</p>	<p>System operators will need access to sufficient flexible resources to mitigate the added uncertainty associated with natural gas fuel risks, including those introduced by interruptible gas transportation service. NERC recommends that operating criteria, forecasting, commitment, scheduling, dispatch and balancing practices, procedures and tools must be enhanced to assist operators in maintaining bulk power system reliability.</p>
<p>NERC and Gas and Electric System Operators</p>	<p>Enhanced operator training should be considered in light of the increasing need for electric and pipeline operator communication and coordination. Training crosses a number of areas, some of which are specific to each industry, while others likely represent interindustry efforts. Additionally, NERC should leverage its stakeholder groups to identify best practices in areas currently most vulnerable to gas dependency risks and taking immediate actions for improvement, such as New England. Such an effort could lead to insights for enhanced operator training and table-top exercises. Joint industry drills or table-top exercises with the key players of both gas, electric, and various state commissions would foster enhanced coordination and harmonize cross-industry issues, response plans, and mitigation measures.</p>
<p>Balancing Authorities and Reliability Coordinators</p>	<p>During extreme winter weather, electric system operators should maximize the availability of flexible resources and understand how much flexibility is available at any given time—particularly gas-fired generation as it relates to potential fuel interruptions and oil-fired backup capability. A projection of flexibility can also provide additional observability to the system operator in order to maintain operational reliability; however, this can only be made with enhanced coordination with gas-fired generators and the natural gas pipeline operators. In response to gas disruptions, electric system operators should be able to identify vulnerable capacity, determine if reserve capacity is available, dispatch the appropriate resources, implement any operating procedures, and minimize any impacts caused by fuel disruptions.</p>

Next Steps

NERC suggests that an action plan be developed by a joint NERC Planning and Operating Committee subgroup to determine what activities should be pursued by NERC and the technical committees and identify a timeline for its completion. Observations and action plans for both the North American-wide and ongoing regional efforts could identify approaches where coordinated interindustry activities could provide enhanced system reliability and improved efficiency beyond that attainable by each industry and Region as a separate entity. This report will be submitted to the Reliability Issues Steering Committee (RISC) to provide additional guidance and prioritization of future technical committee work plans.

Appendix I: Consolidation of Reports and Studies

With the steady growth in the interdependency of the electric and natural gas industries, there have been a number of studies and reports published on how the coordination between the two industries can be enhanced. As a first step to (1) further enhancing the coordination between the two industries and (2) reducing the vulnerabilities of the electric industry to this growing interdependency, a thorough review and tabulation of the observations, insights, and recommendations of these historical reports should be completed.

As an aid to completing this critical first step, this chapter identifies several of the major historical reports on the topic and briefly summarizes their major findings and recommendations. This diverse group of historical reports covers nearly every aspect of the complex issue of interindustry coordination and barriers to accomplishing such coordination. Among the issues identified are (a) limitations on fuel switching, (b) limitations caused by environmental restrictions, (c) the vulnerabilities of each industry to the other, (d) the need for adequate incentives to preclude the loss of system reliability, (e) the importance of working with third parties to ensure system reliability, and (f) other elements. Also cited in several historical assessments is the need for interindustry coordination at the regional level, as there is no universal solution to this complex issue, particularly in light of the unique characteristics of each region. Additionally, considering the great changes that shale gas is having on both the gas and electric sector, many older reports need to be reexamined through the lens of the new gas paradigm—particularly as they relate to natural gas supply and disruptions of supply in the Gulf of Mexico.

NERC, along with representatives of the various segments of the natural gas industry, should take the lead on developing an integrated assessment of the observations, insights, and recommendations of prior reports and expected reports on the topic. Specific areas of concern for this integrated assessment are highlighted. Finally, it is suggested that a series of regional groups be formed to fine-tune this initial integrated, or composite, assessment to the specific characteristics of the region, as the composite observation will not be universally applicable to each region. It is likely that this regional mechanism will result in identifying approaches where coordinated interindustry activities could provide enhanced system reliability and improved efficiency beyond that attainable by each industry as a separate entity.

Past Coordination Efforts

In light of this increasing interdependence of the two industries, there is a heightened need to increase coordination between the two industries in order to facilitate the various interface issues between gas and power and thus, minimize the risks of significant problems within either industry.

In large part this increased level of coordination can build upon historical efforts to facilitate coordination between the industries. The following points are included in past coordination efforts:

Ad Hoc Industry Groups: A few ad hoc industry groups were among the earlier efforts to focus on the need for coordination between the two industries. These groups explored and made recommendations for increased coordination between the two industries, primarily at the regional level, and some of these recommendations were implemented. Probably the most notable of these was the regional effort within New England to promote increased gas–electric coordination.⁹³ At least one other regional group and a national group were functional for a period of time.

Reports: Over the last decade a number of reports have highlighted the need for increased coordination between the two industries, particularly at this regional level. While it is not practical to note all of these reports, the themes contained within them are relatively similar, and the reports usually highlighted periods when either or both industries were under

⁹³ See EPRI, *Natural Gas and Electric Industry Coordination in New England (TR-102948)*, November 1993 for a summary of the two year effort by this New England coordination group and New England's Electric-Gas Operations Committee (EGOC) of which information can be found at: http://www.iso-ne.com/committees/comm_wkgrps/othr/egoc/index.html

stress. Also, New England and ERCOT tend to be referenced most often. The combination of New England's (1) distance from the main source of U.S. gas supplies (i.e., the Gulf), (2) potential for severe winter weather, (3) rapid growth in regional gas demand (which has taxed its regional infrastructure), and (4) lack of regional gas storage has contributed to increasing risks. With respect to ERCOT, the concern historically has been the curtailment of gas supplies due to well freeze-offs.⁹⁴ ERCOT has its own regional Emergency Electric Curtailment Plan to maintain reliability in the event of natural gas curtailments. Both of these regions have been highlighted in NERC's Winter Assessment Reports.⁹⁵

Within New England, the January 14–16, 2004 severe cold snap (coldest in 20 years) significantly stressed both the region's gas and electric industries. While there were neither curtailments of firm transportation service nor regional loss of electric power, some power plants (i.e., in particular merchant suppliers) lost interruptible gas supplies (by design) and gas prices were both high (> \$50.00 per MMBtu) and very volatile. More importantly, the incident highlighted the vulnerability of the gas-electric interface within the region and resulted in an extensive assessment of the incident and the regional interface between the two industries.⁹⁶ Recommendations and observations contained in the report of this incident noted (1) a lack of understanding of and coordination with the gas industry; (2) the need to coordinate timing to allow maximum utilization of gas infrastructure; (3) the need to provide incentives and signals to ensure electric unit availability; and (4) the need to establish a regional dialogue about barriers to dual-fuel capability. Subsequent reports have highlighted how the gas and electric infrastructure within the region can be stressed under unusual weather conditions and the need for both industries to continually monitor the adequacy of regional infrastructure.⁹⁷

Within the power industry, NERC's 2004 NERC Gas/Electric Interdependencies and Recommendations report⁹⁸ formalized the need to improve the gas–electric interface. Among the observations in this report was (1) that either industry can impact the reliability of the other, (2) a lack of understanding of each other's businesses by pipeline and system operators and lack of communications between them, (3) substantial differences in planning and system expansion between the two industries, (4) the stringent fuel delivery and fuel requirements for combustion turbines can be a challenge for the gas industry, and (5) firm transportation service is not a viable alternative for peaking facilities.

These observations became the basis for a series of recommendations to increase the joint reliability of the two industries. Included in these were recommendations for individual NERC regions to increase their awareness and monitoring of gas transportation infrastructures, including planned and unplanned pipeline outages, contingency planning related to gas infrastructure, and the establishment of electric unit reliability standards for gas transportation. NERC also recommended increased communications between pipeline(s) and system operators, as well as at other levels within the two industries.

FERC Order 698: Historical reports and other industry examinations of the critical interface between the two industries were important precursors to FERC Order 698, which was issued in 2007. Included in other industry examinations were (1) the DOE Primer, (2) the NRRI Primer, and (3) a report by the NAESB. The latter, in particular, presented detailed recommendations and analyses concerning natural gas transmission tariffs and services that affected the day-to-day interface between the gas and power industries, as well as other gas consumers. While a complete summary of FERC Order 698 is beyond the scope of this report, this FERC order set out a number of standards that facilitated and clarified the interaction between the two industries in an effort to improve the communications, operations, and reliability of both.

The most significant element of FERC Order 698 was the establishment of communication protocols between interstate pipelines and power operators and TOs and TOPs. Included in these protocols were the rapid notifications by the gas

⁹⁴ See Appendix A of NERC's *A Primer on the Natural Gas Industry and its Interface with the Electric Power Industry*, 2011 for a discussion of historical incidents within ERCOT.

⁹⁵ See NERC 2003/04, 2004/05, and 2012/13 Winter Reliability Assessments

⁹⁶ See ISO New England, Interim Report on Electricity Supply Conditions in New England During the January 14-16, 2004 "Cold Snap", May 10, 2004.

⁹⁷ See Analysis Group, *New England Energy Infrastructure-Adequacy Assessment and Policy Review*, November 2005.

⁹⁸ See NERC Gas/Electric Interdependencies and Recommendations, June 15, 2004.

industry to the power industry of Operational Flow Orders (OFOs) and Critical Balancing Alerts for their transportation systems and, similarly, the power industry's rapid notification to the gas industry of Energy Emergency Alerts.

Other standards included in the FERC order were (1) a requirement to establish new transportation services, such as load-following services, (2) a requirement for pipelines to establish formulas for ratable takes, (3) reaffirmation of within-the-path scheduling adopted by FERC Order 637, (4) a requirement to increase the certainty of interruptible transportation, particularly with respect to eliminating bumping by firm last intraday nominations, and (5) a requirement for increased communications in changes to hourly flow rates and efforts to resolve such changes. A key result of FERC Order 698 was the eventual revision to individual pipeline tariffs to incorporate the improved requirements, which took some time to fully implement.

FERC Order 698, as well as all the assessments preceding it, represents a significant effort to define and clarify many of the communications, procedures, and standards for gas transportation services. As a result of this order, the interface between the two industries is more clearly defined, as are the boundaries and operating parameters for both industries. This increased communication and definition of parameters, while resulting in increased costs in some cases,⁹⁹ boosts the reliability of both industries. Nevertheless, the two industries need to continue to strive to increase their coordination, particularly in times of stress, as each industry can still impact the reliability of the other.

Recent Reports, Studies, and Industry Activities

Over the past couple of years, the subject of the interdependency of gas and electric service reliability has intensified in many forums. As the amount and dispatch of gas-fired generation increases, the interaction between the electric grid and the gas network can be stressed. These stresses have highlighted both the similarities and differences in the structure, operation, business practices, and communications between the two industries.

Recognizing the need for sound integration of natural gas and electricity markets, FERC held technical conferences on coordination between natural gas and electricity markets around the United States in August 2012. The conferences covered issues such as coordination and information sharing, scheduling, market structures, and reliability concerns. These issues are a reflection of a request for comment from industry participants on pressing issues that concern gas and power integration. Many participants also asserted that issues differ considerably by region. In recent years, a number of studies have attempted to assess the gas–electric reliability issues.

Other entities also have published reports concerning the interface between the natural gas and electric industries. These more recent reports by FERC, NERC, ISO New England Inc., and the Interstate Natural Gas Association of America (INGAA) Foundation, in general, also focus on the need for increased coordination between the two industries. They make similar observations to those made in the earlier EPRI reports. Key observations, recommendations, and conclusions from these reports are noted below.

⁹⁹ A significant area of increased costs for the power industry was the eventual implementation of significant penalties in the event the strict provisions for some transmission services were not followed (e.g., exceeding nominated loads or contracted capacity).

Table 8: Summary of Major Gas–Electric Integration and Disruption Contingency Studies

Study	Study Summary
ERCOT – Black & Veatch ¹⁰⁰	Black & Veatch consulting group conducted a study on behalf of the Energy Reliability Council of Texas (ERCOT) that included a number of gas curtailment scenarios to assess areas of improvement in gas interruption for power generation. The study found that freezing weather is the most common gas curtailment incident. It follows that gas curtailment would not be primarily caused by normal load requirements in the winter season since ERCOT is a summer peaking region. An important study observation is that the majority of ERCOT generators reported interconnects with multiple pipelines allowing them access to pipeline capacity in excess of their peak needs and thus reducing the probability of gas supply shortages to those generators.
FERC and NERC ¹⁰¹	FERC and NERC collaborated on a report summarizing the outages/curtailments that occurred during the cold weather event in early February 2011 in the U.S. Southwest. The study found that ERCOT’s fast actions initiating rolling blackouts prevented more widespread and unanticipated blackouts, transmission operations generally did not identify natural gas facilities as critical loads, and reliability coordinators did not understand the temperature design limits of plants (and thus did not recognize the loss in generation when temperatures dropped). The study also found that the lack of winterization of power plants impacted loss of load, while generators were generally reactive in making such preparations.
INGAA/U.S. DOE – ICF ¹⁰²	ICF International conducted a series of studies for both INGAA and DOE focused on quantifying: 1) the amount of pipeline capacity loss that can be absorbed by “economic reallocation” of remaining gas supplies in the gas market; and 2) the amount of additional capacity outage that can be accommodated by shedding all but “essential human needs” gas load under emergency conditions. To address the first item, ICF used the GMM and DGLM to look at pipeline outages under a variety of weather scenarios. To address the second item, ICF surveyed LDCs to determine the amount of nonessential gas load that could be shed. Regions studied include New England, Mid-Atlantic, South Atlantic, Midwest,

¹⁰⁰ Black & Veatch. “Gas Curtailment Risk Study.” The Electric Reliability Council of Texas (ERCOT), March 2012: Dallas, TX. Available at: <http://www.ercot.com/content/news/presentations/2012/BV%20ERCOT%20Gas%20Study%20Report%20March%202012.pdf>

¹⁰¹ Federal Energy Regulatory Commission (FERC) and North American Electric Reliability Corporation (NERC). “Report on Outages and Curtailments during the Southwest Cold Weather Event of February 1-5, 2011.” FERC and NERC, August 2011: Washington, D.C. Available at: <http://www.ferc.gov/legal/staff-reports/08-16-11-report.pdf>

¹⁰² ICF International. “Natural Gas Pipeline Security Study for the Northeast U.S.” The Interstate Natural Gas Association of America (INGAA) Foundation, February 2003: Washington, D.C.

ICF International. “Analysis of the Ability of Regional Natural Gas Markets to Withstand Loss of Pipeline Capacity.” U.S. Department of Energy, December 2003: Washington, D.C.

ICF International. “Natural Gas Pipeline Security Study for Western Region and the Florida.” U.S. Department of Energy, February 2005: Washington, D.C.

ICF International. “Analysis of the Ability of Regional Natural Gas Markets to Withstand Loss of Pipeline Capacity: Revised Results Including Changes from Peer Review.” U.S. Department of Energy, November 2005: Washington, D.C.

Table 8: Summary of Major Gas–Electric Integration and Disruption Contingency Studies

Study	Study Summary
	Gulf Coast, and the Western United States.
ISO-NE – ICF ¹⁰³	This ICF International analysis focused on the availability of gas supplies to New England electric generators with interruptible service on peak winter and summer days through 2020 for four alternate generation forecasts. The analysis included 16 contingency scenarios in which pipeline capacity or other gas supplies (e.g., LNG imports) are disrupted, and then quantified the impacts in terms of reduced gas supplies to generators and the resulting available generating capacity.
MISO – EnVision Energy Solutions ¹⁰⁴	<p>The Midwest Independent System Operator (MISO) commissioned EnVision Energy Solutions to conduct a gas and electric interdependency analysis in early 2012. The study found that nearly all pipelines in the MISO area will have to improve flexibility to be able to provide delivery service to MISO power generators. Out of 25 pipelines, three do not have sufficient capacity, and three others do not have enough capacity to support a gas-fired combustion turbine plant or combined-cycle plant. The cost to accommodate increased supplies could exceed \$3 billion. In addition to physical infrastructure expansions needed, the study found that improving the collaborative process between gas pipelines, power generators, and regulators is also necessary.</p> <p>The study was later updated. The pipelines reviewing the study, after the fact, noted backhaul capacities were not considered. For example, reversing the REX pipeline enabling it to deliver Marcellus gas to the MISO region could have a net effect of adding billions of cubic feet of gas to the region at a cost estimated to be much less than \$1 billion.</p>
NYS DHSES – ICF ¹⁰⁵	NYS DHSES commissioned ICF to conduct a supply-based criticality and vulnerability analysis of the interstate natural gas and petroleum pipelines supplying New York State. The natural gas pipelines study consisted of a two-part modeling effort. The first part involved a macro criticality assessment of major interstate pipelines relevant to New York. The macro analysis included roughly 20 different cases of natural gas supply reduction based on simulated disruptions of each of the major interstate natural gas pipelines entering New York State using ICF’s GMM. The microanalysis involved simulation of 25 different cases of natural gas supply reduction based on simulated disruptions of specific natural gas facilities relevant to New York State. The second part of the analysis relied on ICF’s Regional Infrastructure Assessment Modeling System (RIAMS) to assess the flow and demand impacts on each day during a peak winter month.

¹⁰³ ICF International. “Assessment of New England’s Natural Gas Pipeline Capacity to Satisfy Short- and Near-term Power Generation Needs” presentation. New England Independent System Operator (ISO-NE), 21 June 2012: Holyoke, MA. Available at: http://www.iso-ne.com/committees/comm_wkgrps/prtcpnts_comm/pac/reports/2012/gas_study_public_slides.pdf

¹⁰⁴ EnVision Energy Solutions. “Gas and Electric Infrastructure Interdependency Analysis.” Midwest Independent System Operator (MISO), February 2012: St. Paul, MN. Available at: https://www.midwestiso.org/Library/Repository/Tariff/FERC%20Filings/MISO%20Supp.%20Resp.%20to%20Evid.%20Requests_AD12-1-000.pdf

¹⁰⁵ New York State Division of Homeland Security and Emergency Services (NYS DHSES). “Interstate Pipeline Supply-Based Criticality and Vulnerability Analysis Project: Natural Gas and Petroleum Pipelines.” Prepared by ICF International for NYSDHSES, 22 December 2011.

Table 8: Summary of Major Gas–Electric Integration and Disruption Contingency Studies

Study	Study Summary
NAESB ¹⁰⁶	<p>NAESB surveyed industry participants on the development of industry standards. NAESB then recommended a number of industry standards in June 2012 based on those surveys. Recommendations include greater flexibility in scheduling gas transportation services and related requirements, inclusion of market-clearing times for natural gas and electricity pricing, transparency reporting, review of NAESB communications protocol standards, and review of nuclear power plant communications.</p>
Interim Report on Electricity Supply Conditions in New England During the January 14–16, 2004 “Cold Snap” (2004) ¹⁰⁷	<p>While electric system reliability was not compromised during this cold snap, the extreme circumstances (coldest period in 20 years) did stress test both regional gas and electric reliability, with electric system reliability pushed to its limits. The detailed assessment of this period highlighted the vulnerability of electric system reliability to the dynamics of the region’s natural gas industry, which also was incurring peak demand requirements. Among the most critical vulnerabilities was the power industry’s lack of access to adequate gas pipeline capacity, as gas requirements for the other sectors taxed the region’s pipeline capacity.</p> <p>The report also highlighted that, during this period, some members of the electric industry sold both their gas supplies and pipeline capacity rights to LDCs, which enabled them to meet heightened levels of demand for home heating. The electric utilities that sold their gas supplies then fuel switched to distillate in their dual-fuel units. This particular aspect of the cold snap illustrates how enlightened coordination between the two industries during periods of stress can result in limited regional gas supplies being allocated to achieve the optimum results for all consumers in the region. With respect to the dual-fuel electric units, they functioned very well during this stressful period.</p> <p>Recommendations in the report focused on the need for better understanding of the interface between the two industries and how the two industries could better coordinate to allow maximum utilization of the region’s gas infrastructure. The report also cited the need for adequate incentives to obtain the optimum performance from both merchant and non-merchant electric units during critical periods.</p> <p>Lastly, the report recommended a regional dialogue with regulators and others to remove the regulatory (environmental) barriers to installing and using dual-fuel capability.</p>
Gas/Electricity Interdependencies and Recommendations (2004) ¹⁰⁸	<p>This NERC report summarized the findings of its Gas/Electricity Interdependency Task Force (GEITF). Chief among the GEITF findings was that while the pipelines communicate with the LDCs serving a generator or with the generator itself, they do not communicate with a regional reliability coordinator, primarily because of confidentiality restrictions. As a result, it was recommended that NERC, in concert with other energy industry organizations, formalize communications between the electric industry and the gas transportation</p>

¹⁰⁶ North American Energy Standards Board (NAESB). “Gas-Electric Harmonization Committee Report.” NAESB, September 2012: Washington, D.C.

¹⁰⁷ http://www.iso-ne.com/pubs/spcl_rpts/2004/interim_report_jan2004_cold_snap.pdf

¹⁰⁸ http://www.nerc.com/docs/docs/pubs/Gas_Electricity_Interdependencies_and_Recommendations.pdf

Table 8: Summary of Major Gas–Electric Integration and Disruption Contingency Studies

Study	Study Summary
	industry for the purposes of education, planning and, most importantly, emergency response.
Natural Gas Pipeline and Storage Infrastructure Projections through 2030 (2009) ¹⁰⁹	This nationally oriented report by the Interstate Natural Gas Association of America (INGAA) Foundation, along with another similar report that focused on a single region, ¹¹⁰ highlights the importance of adequate gas infrastructure to ensure the delivery of adequate gas supplies to consumers. This observation is particularly acute for the electricity sector because of increasing interdependence of the two industries. Also, both reports note that there is a need to routinely assess the infrastructure capability and future plans to expand it because of the likely growth in both industries.
Outages and Curtailments During the Southwest Cold Weather Event of February 1-5, 2011 (2011) ¹¹¹	This report, which was jointly authored by FERC and NERC, examined in detail the factors that contributed to the loss of regional system reliability for both industries during this February incident, which was summarized briefly in Chapter 3. The report included recommendations for both industries in a number of areas, including planning, interindustry coordination, communications, load shedding and, in particular, winterization.

There have also been a number of resource adequacy studies done on behalf of the electricity sector that have attempted to identify and remedy current electricity reliability issues. Prominent studies include those listed below.

Table 9: Summary of Probabilistic Electric Reliability Studies

Study	Study Summary
Carden et al ¹¹²	The study discussed the use of the 1-in-10 reliability standard frequently used in reliability planning and highlighted its different interpretations. Typically it is defined as one reliability event occurring within 10 years and is measured by calculating the LOLE in “events per year,” or 0.1 LOLE per year. Others, however, define it as in one day (24 hours) of load loss during a 10-year period, meaning an LOLE of 2.4. The cost of reliability events rises as reserve margins decline, meaning the 1-in-10 standard interpretations could mean a difference of over 4% in target reserve margins. The paper asserts that reliability assessments must include economic reliability modeling of the full range and uncertainty of outcomes, supplementing physical reliability standards (e.g., 1-in-10) and target reserve margins with other considerations. Other considerations include analysis of both production and scarcity costs of power above the variable cost of the marginal capacity resource, realistic distribution of weather, unit performance, economic growth, analysis of

¹⁰⁹ <http://www.ingaa.org/Foundation/Foundation-Reports/Studies/7828/9115.aspx>

¹¹⁰ Analysis Group, New England Infrastructure – Adequacy Assessment and Policy Review, November 2005.

¹¹¹ <http://www.ferc.gov/legal/staff-reports/08-16-11-report.pdf>

¹¹² Carden, Kevin; Johannes Pfeifenberger; and Nick Wintermantel. “The Value of Resource Adequacy: Why Reserve Margins aren’t just about Keeping the Lights On.” Public Utilities Fortnightly, March 2011: Reston, VA. Available at: http://www.acciongroup.com/file_upload/03012011_ValueResourceAdequacy.pdf

Table 9: Summary of Probabilistic Electric Reliability Studies

Study	Study Summary
	transmission capabilities, and neighboring systems to assess potential constraints.
NRRI – Astrape Consulting and the Brattle Group ¹¹³	The National Regulatory Research Institute (NRRI) commissioned Astrape Consulting and the Brattle Group to conduct resource adequacy modeling of the power market. The analysis asserts that supplemental measures, in addition to the historical 1-in-10 standard, must also be included in physical resource adequacy planning. Including economic simulation of bulk power reliability in resource adequacy planning allows for economically efficient target reserve margins.
NERC – G&T RPM ¹¹⁴	In September 2010, the Generation & Transmission Reliability Planning Models (G&T RPM) Task Force conducted a reliability report for the NERC Planning Committee. In terms of probabilistic resource adequacy metrics, the study recommended that each designated reporting area assess the annual loss-of-load-hours, assess the annual expected unserved energy, and define its meaning of loss-of-load event (e.g., voltage reductions, reduction in spinning reserves below minimum requirement).

A series of Electric Power Research Institute (EPRI) reports were prepared for the power industry in the early 1990s that addressed potential natural gas and electric power interdependencies. One of these reports addressed the topic on a national scale, while the other was more regional in nature. Highlights and major points of emphasis in each report are noted below.

Table 10: Summary of Major Electric Reliability Studies

Study	Study Summary
Natural Gas for Electric Generation: The Challenge of Gas and Electric Industry Coordination (1992)	<p>In addition to highlighting in some detail the unique load characteristics of the power industry, the report emphasized the following points as a result of the transition to modern turbine technology:</p> <ul style="list-style-type: none"> • The growth in power sector demand represented a challenge for both industries. • This growth in demand would result in increased interdependence between the two industries that would require a much higher level of coordination. • There is no universal solution to interface problems between the two industries; instead, regional solutions should be sought, as each region has its own unique

¹¹³ Carden, Kevin; Johannes Pfeifenberger; and Nick Wintermantel. “The Economics of Resource Adequacy Planning.” The National Regulatory Research Institute (NRRI), April 2011: Silver Spring, MD.

¹¹⁴ Generation & Transmission Reliability Planning Models Task Force for the NERC Planning Committee. “G&T RPM Task Force Final Report on Methodology and Metrics.” North American Electric Reliability Corporation (NERC), September 2010: Princeton, NJ.

Table 10: Summary of Major Electric Reliability Studies

Study	Study Summary
	<p>characteristics.</p> <p>In addition, the report highlighted that the gas industry transition to open-access transportation likely would increase the challenge for optimum industry coordination. Lastly, the report provided a checklist for gas-fired units within the electric utility industry to follow in order to minimize interface problems. This checklist started at the initial point of planning a gas-fired unit with suggestions concerning siting and equipment selection—all of which were focused on minimizing interface problems. The checklist was extended to include items concerning daily operations, as well as contracting terms. Finally, the checklist noted that environmental restraints increased coordination challenges between the two industries, as they limited or eliminated fuel switching options.</p>
<p>Natural Gas and Electric Industry Coordination in New England (1993)</p>	<p>This report documents efforts of the New England Gas/Electric Discussion Group, which consisted of representatives from approximately 30 firms from various segments of both industries, to critically examine the interface between the two industries for their region. At the time, power sector gas demand in the region was increasing 30 fold. The group’s primary focus was to examine and uncover ways that coordinated interindustry activities could provide enhanced system reliability and improved efficiency beyond that attainable by each industry separately. With respect to the focus on reliability and maintaining system integrity, the group used detailed simulation models to analyze several worst-case scenarios for the region. This analytical effort highlighted the need for quick communications between the two industries and resulted in a series of recommendations for communications between the two industries under both normal and crisis conditions. The recommendation for direct communication between power pool and pipeline operators was included. This and other facets of the report in essence became a template for other regions seeking to improve coordination and overall system reliability.</p>

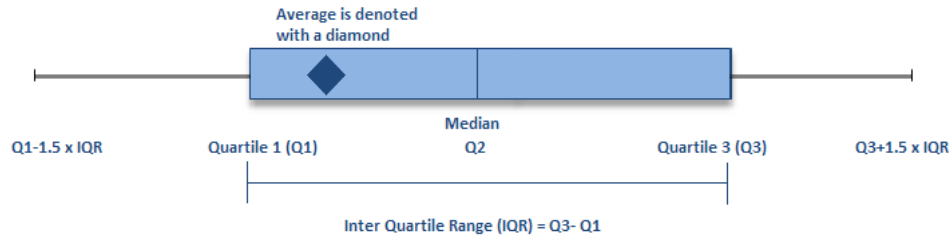
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- ICF International. "Natural Gas Pipeline Security Study for the Northeast U.S." The Interstate Natural Gas Association of America (INGAA) Foundation, February 2003: Washington, D.C.
- Ibid. "Analysis of the Ability of Regional Natural Gas Markets to Withstand Loss of Pipeline Capacity." U.S. Department of Energy, December 2003: Washington, D.C.
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Appendix II: Regional Analysis of Generator Outages

The following series of Regional data represents a statistical analysis of gas-fired generator outages (reported in the NERC GADS) between 2001 and 2011 caused by a lack of fuel.



- **First quartile (Q_1) = lower quartile** = splits lowest 25% of data = 25th percentile
- **Second quartile (Q_2) = median** = cuts data set in half = 50th percentile
- **Third quartile (Q_3) = upper quartile** = splits highest 25% of data, or lowest 75% = 75th percentile

The following charts show the distribution for all reported outages from 2001 to 2011. The two different graphs show the capacity loss and duration of each event reported. The distribution shows the variation over time for each Region. If an event falls outside the tail ($Q1 - 1.5 \times IQR$, $Q3 + 1.5 \times IQR$), the event would be considered an outlier or extreme event. Continued trending and tracking of this data may uncover leading indicators of system stress and better understand future risks.

The above "box and whisker" legend applies to all charts in Appendix II

FRCC

Figure 47: FRCC Gas Outage

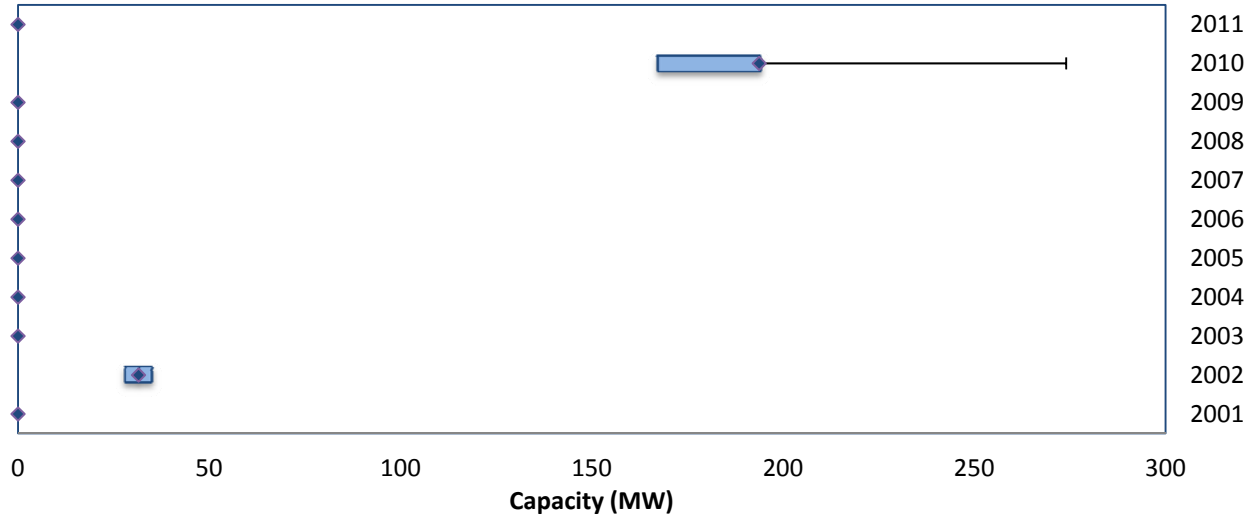
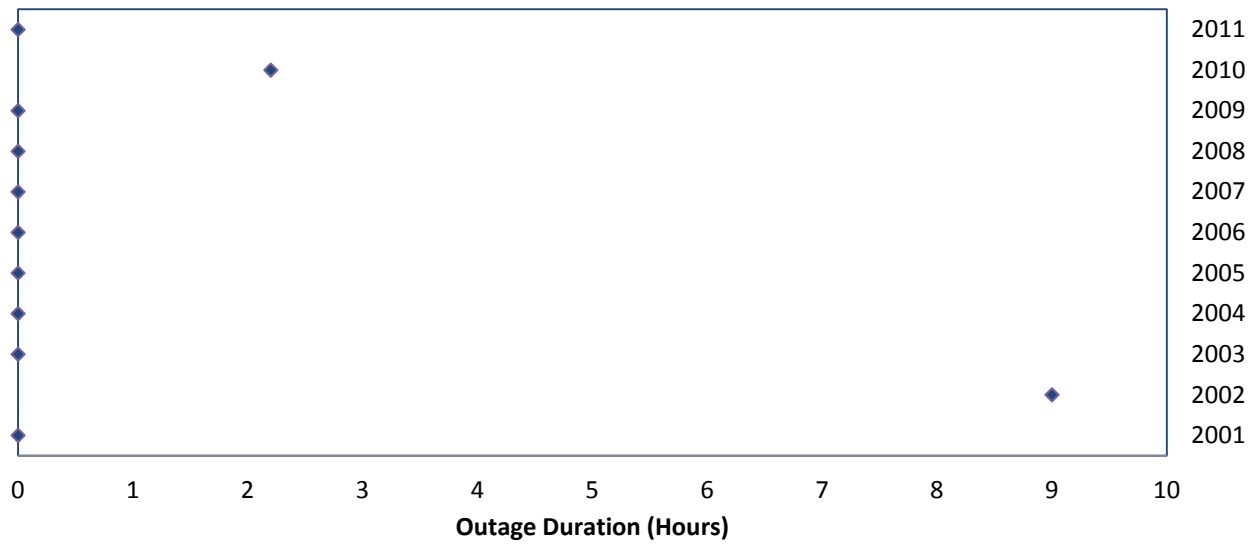


Figure 48: FRCC Gas Outage Duration



MRO

Figure 49: MRO Gas Outage

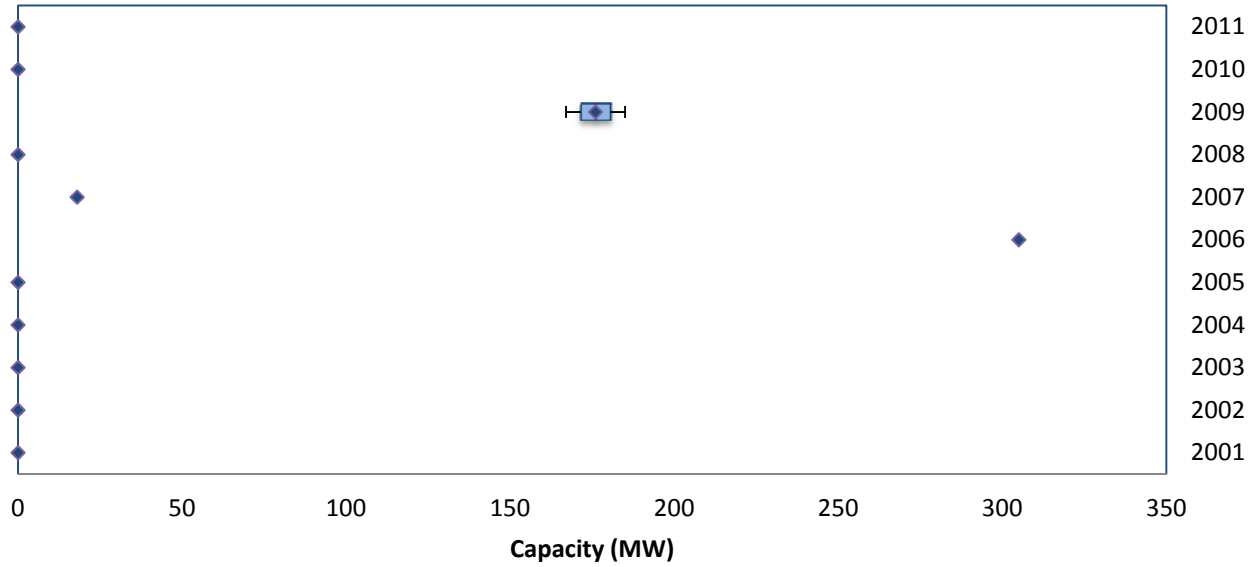
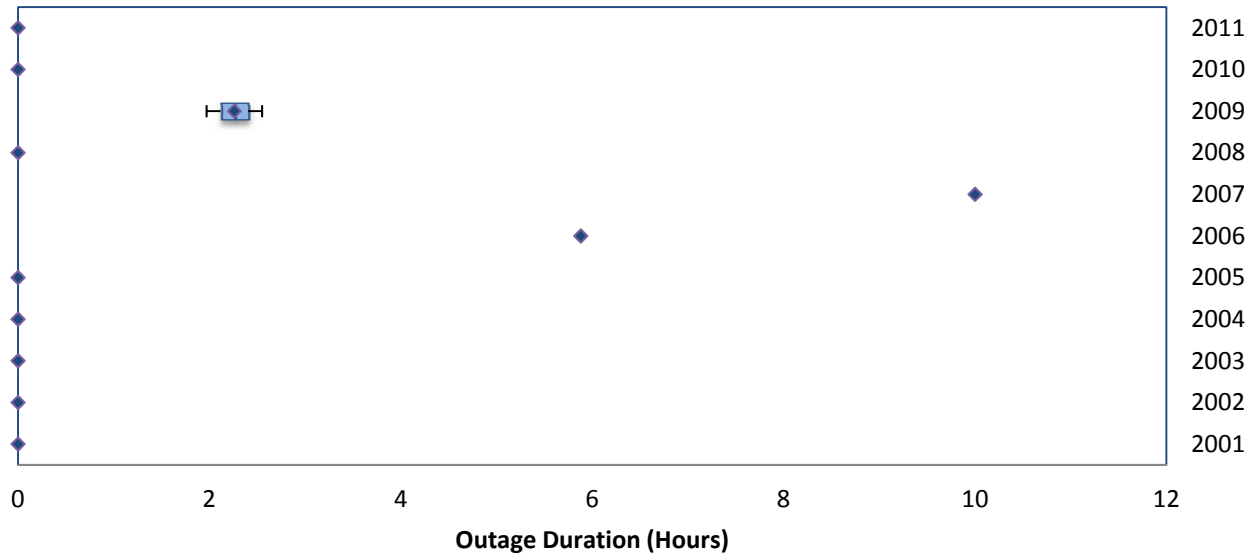


Figure 50: MRO Gas Outage Duration



NPCC

Figure 51: NPCC Gas Outage

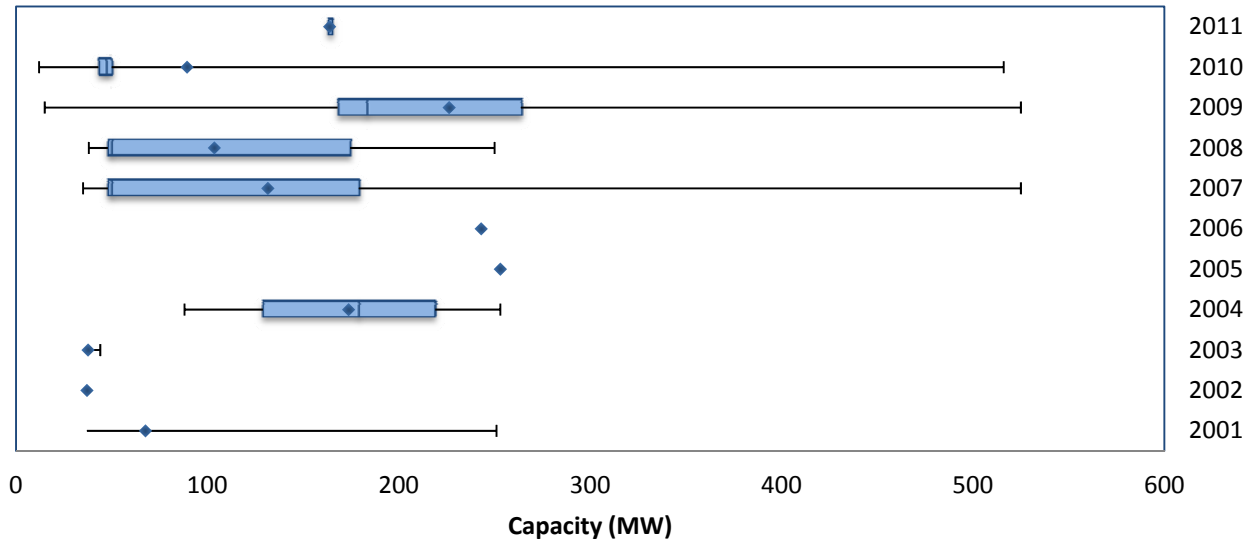
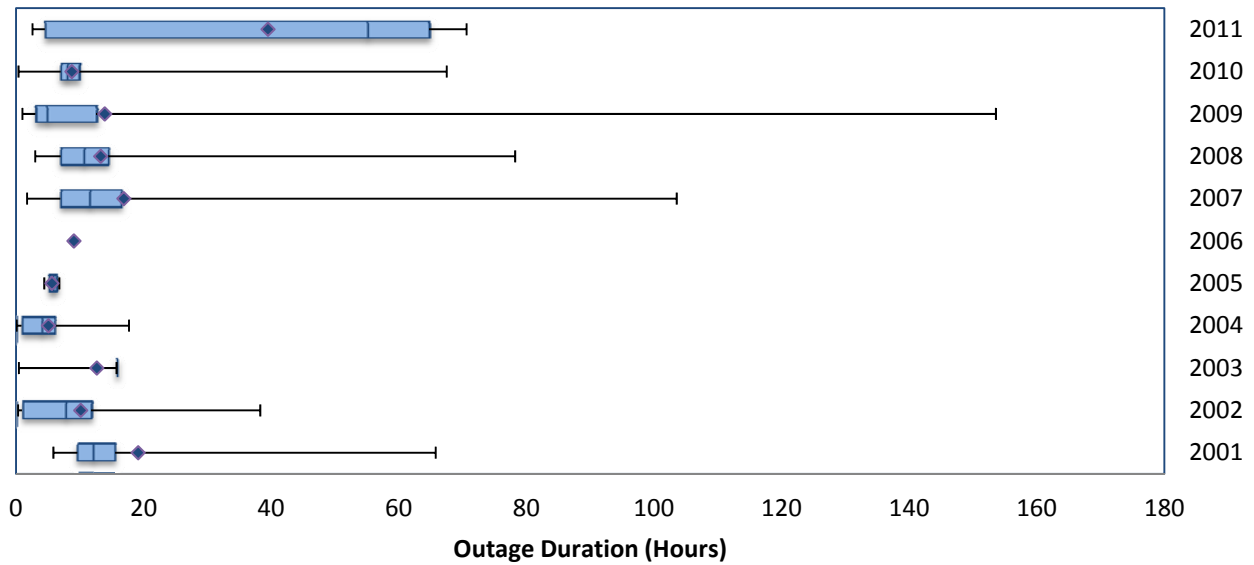


Figure 52: NPCC Gas Outage Duration



RFC

Figure 53: RFC Gas Outage

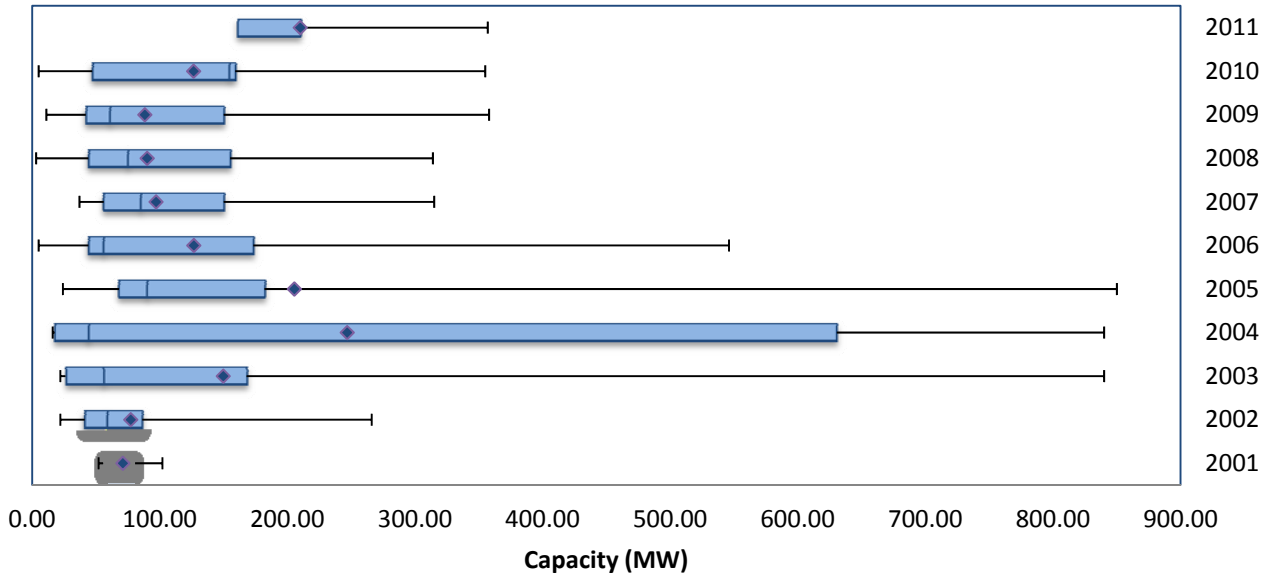
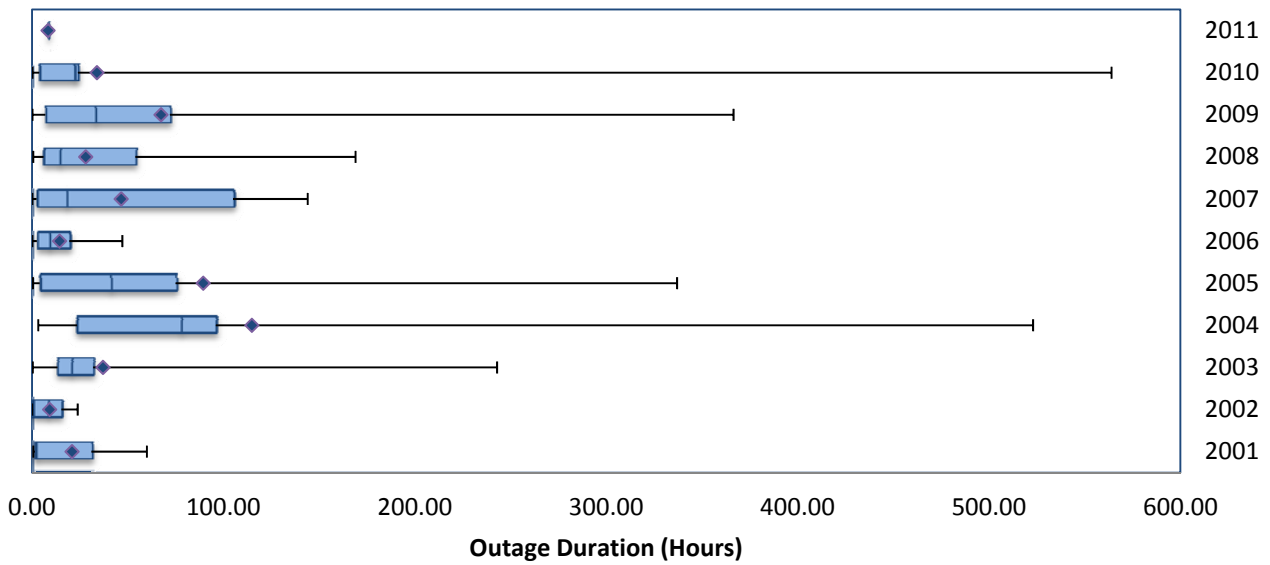


Figure 54: RFC Gas Outage Duration



SERC

Figure 55: SERC Gas Outage

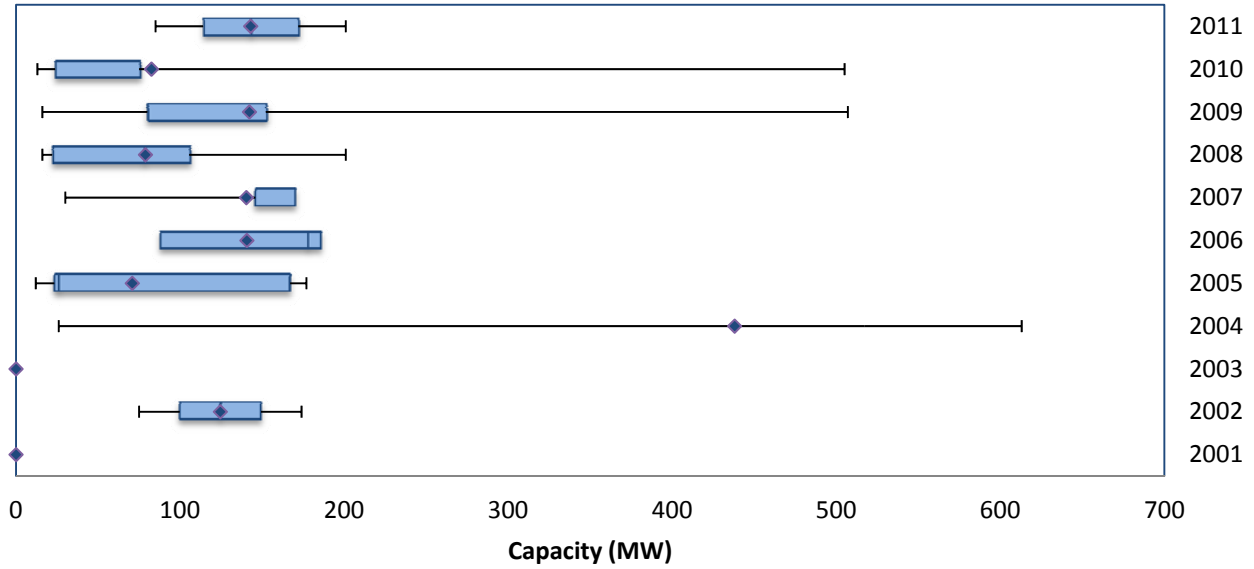
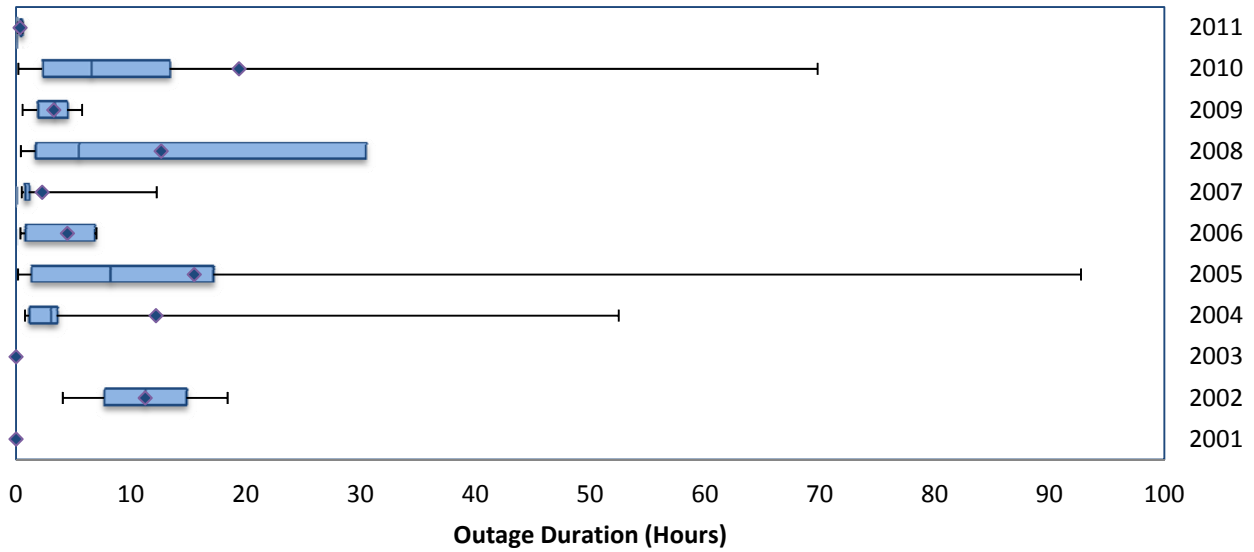


Figure 56: SERC Gas Outage Duration



SPP

Figure 57: SPP Gas Outage

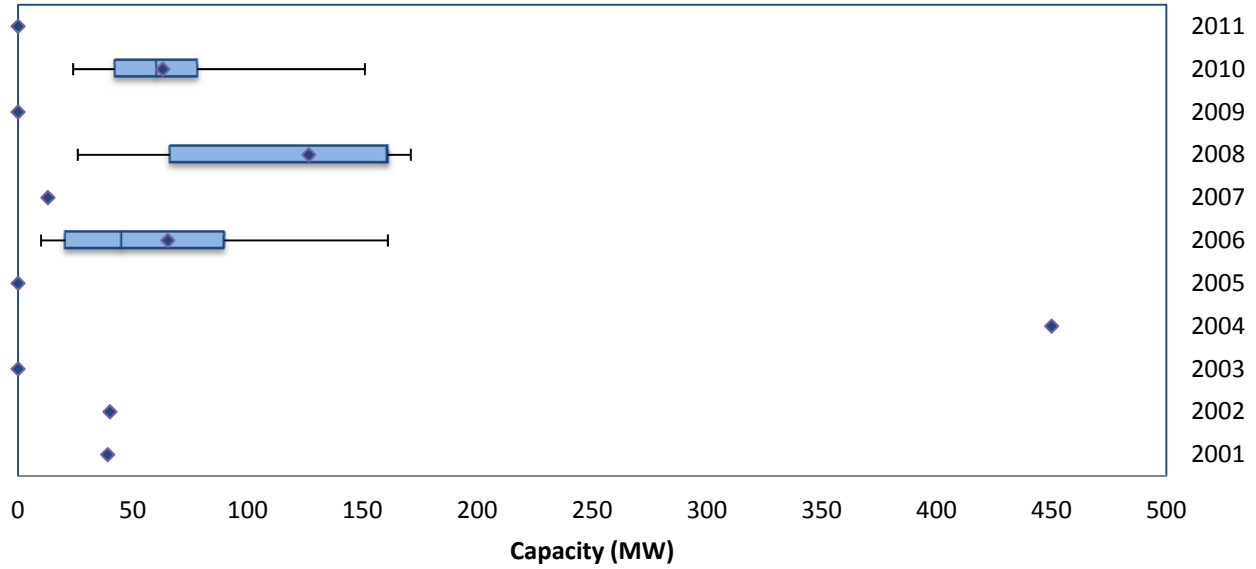
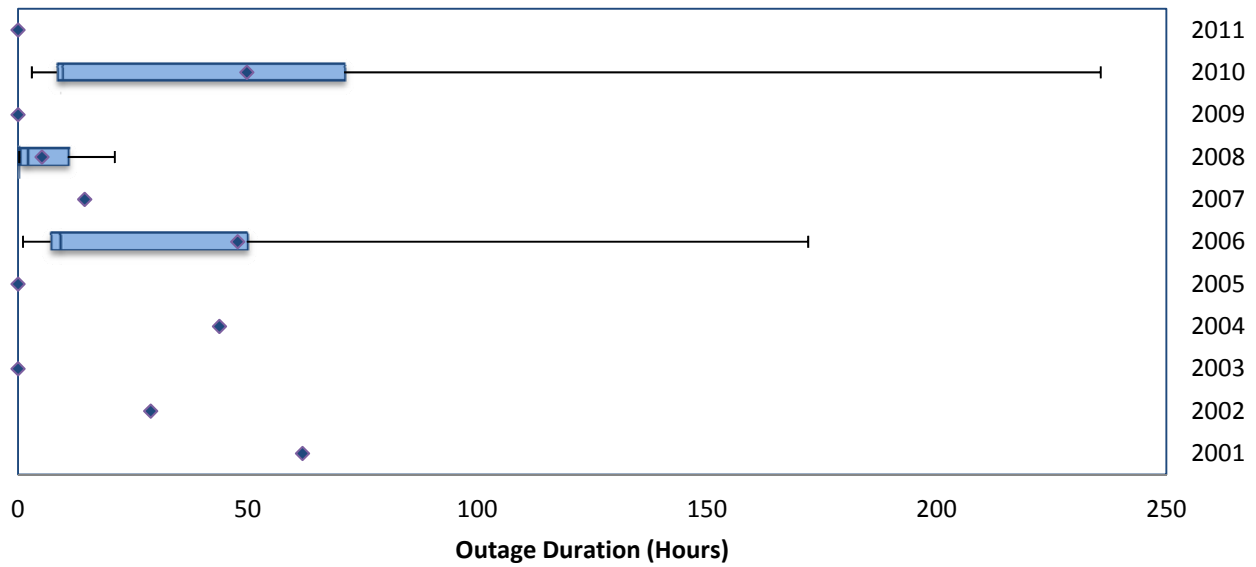


Figure 58: SPP Gas Outage Duration



TRE

Figure 59: TRE Gas Outage

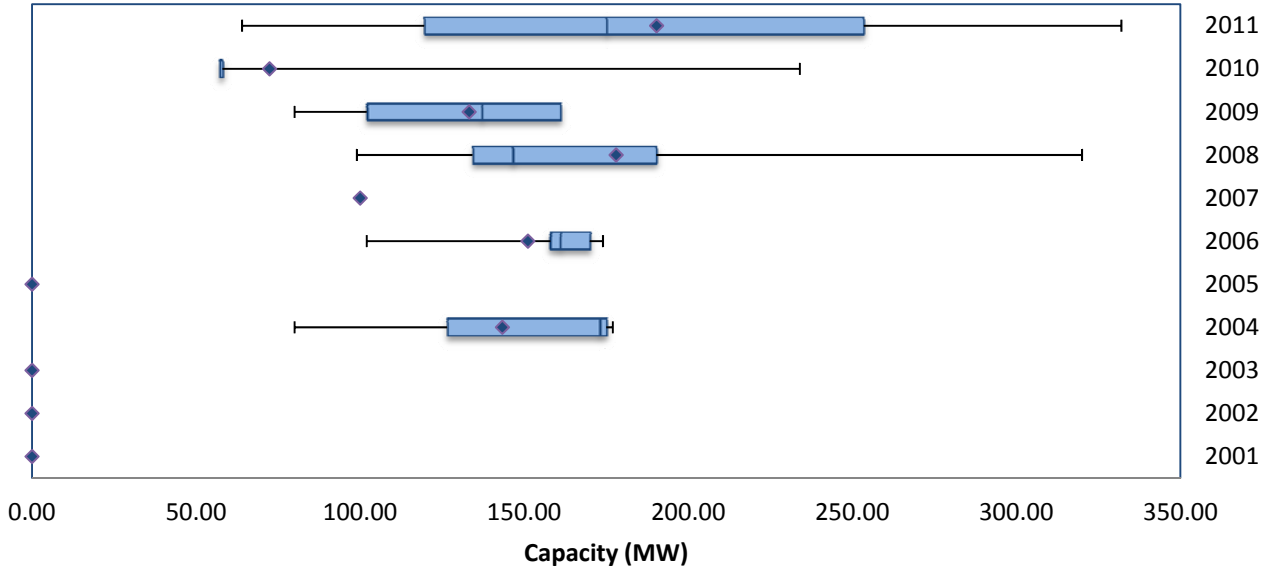
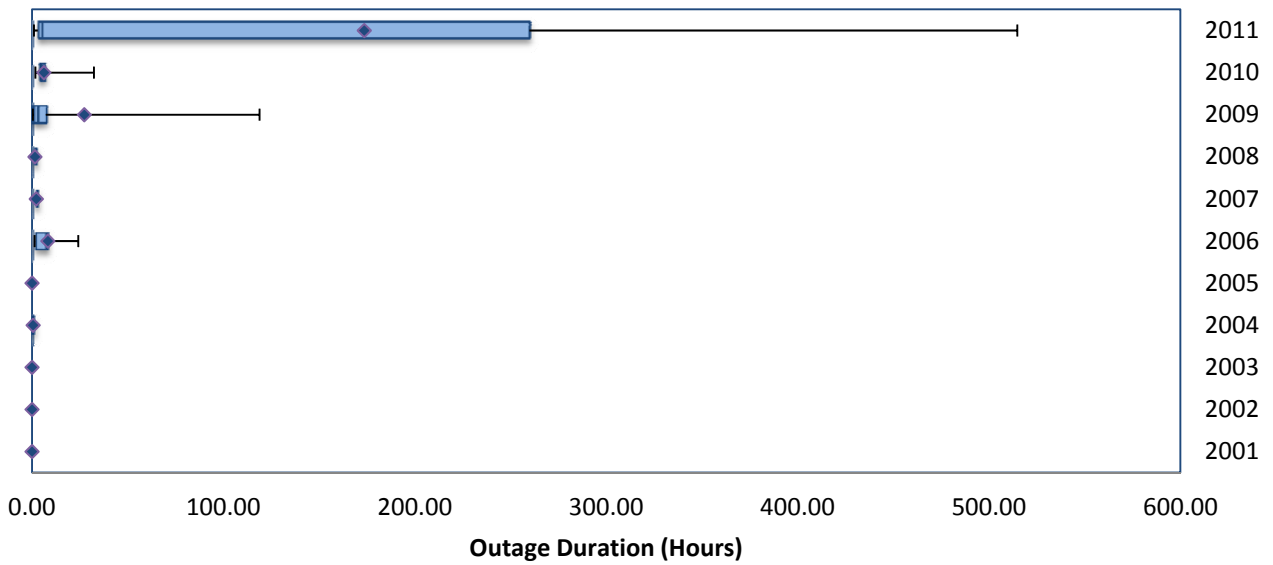


Figure 60: TRE Gas Outage Duration



WECC

Figure 61: WECC Gas Outage

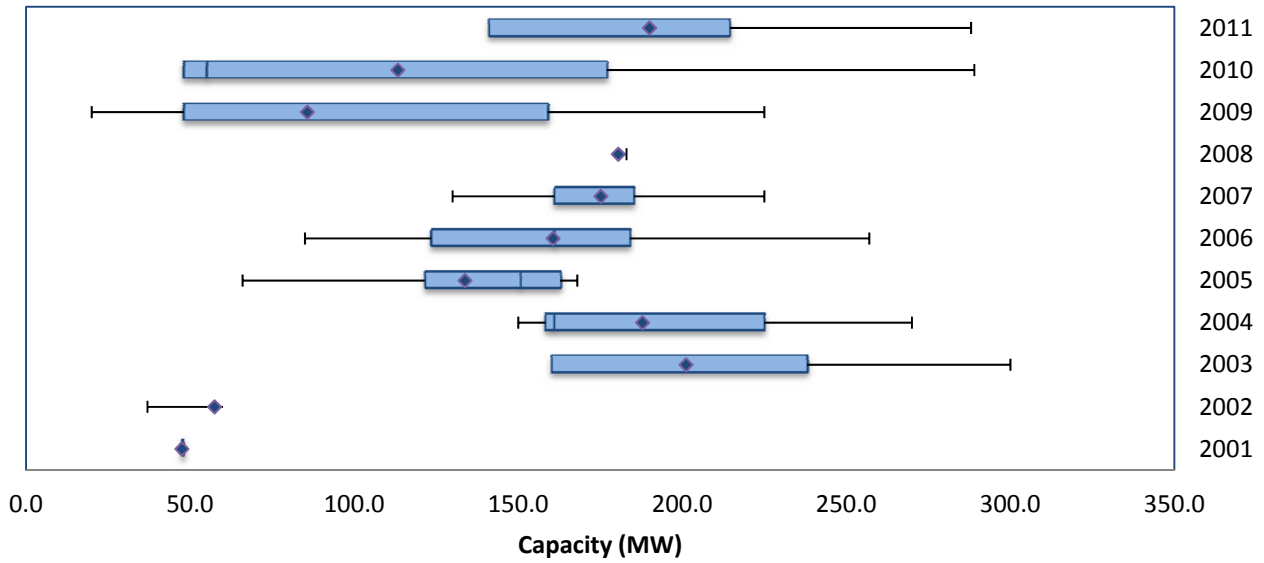
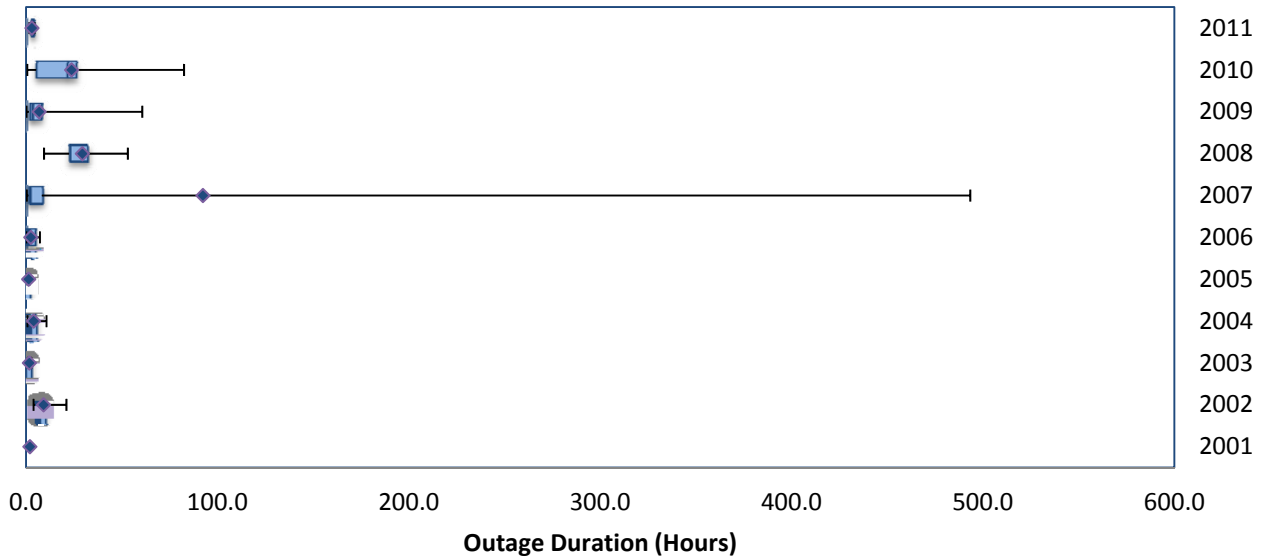


Figure 62: WECC Gas Outage Duration



Appendix III: Terms Used in This Report

Acronyms	Definition	Acronyms	Definition
AIC	Akaike information criterion	IESO	Independent Electricity System Operator (Ontario)
Bcfd	billion cubic per day	ISO-NE	New England Independent System Operator
Btu	British thermal unit	ISO	Independent system operators
CDD	cooling degree days	IT	interruptible transportation
CSA	Customer Security Administration	LAUF	lost or unaccounted for
CSAPR	Cross-State Air Pollution Rule	LDC	local distribution company
DGLM	Daily Gas Load Model	LNG	liquefied natural gas
DOE	U.S. Department of Energy	LOLE	Loss-of-Load Expectation
DOT	U.S. Department of Transportation	LOLH	Loss-of-Load Hours
Dth	Dekatherm	MCE	Market Clearing Engine
EDI	Electronic Data Interchange	MDQ	Maximum Daily Quantity
EDM	Electronic Delivery Mechanism	MISO	Midwest Independent System Operator
EPA	Environmental Protection Agency	MMcfd	millions of cubic feet per day
ERCOT	Electric Reliability Council of Texas	MTBF	Mean time between failures
EUE	Expected Unserved Energy	MTRR	Mean time to repair
FERC	Federal Energy Regulatory Commission	MW	Megawatt
G&T RPM	Generation & Transmission Reliability Planning Models	MWh	Megawatt hour
GADS	Generating Availability Data System	NAESB	North American Energy Standards Board
GAR	Generating Availability Report	NERC	North American Electric Reliability Corporation
GISB	Gas Industry Standards Board	NOAA	National Oceanic and Atmospheric Administration
GTL	gas-to-liquid	NRRI	National Regulatory Research Institute
HAPS	Hazardous Air Pollution Standard	NYISO	New York Independent System Operator
HAS	Historical Availability Statistics	OFO	Operational Flow Orders
HDD	heating degree days	PHMSA	Department of Transportation's Pipeline and Hazardous Materials Safety Administration