



Date: September 14, 2010
To: Board of Directors
From: John Dumas, Manager Supply Integration & Grid Applications
Subject: 2010-2011 Ancillary Services Methodology Recommendation

Issue for the ERCOT Board of Directors

ERCOT Board of Directors Meeting Date: September 21, 2010

Agenda Item No.: 6

Issue:

Whether the Board should approve the proposed changes to the methodology for determining Ancillary Service Requirements as presented herein to be effective December 1, 2010, and reaffirm the unchanged sections of the document until the next revision.

Background/History:

Ancillary Services are necessary to maintain the reliability of the ERCOT system. The ERCOT Protocols define these Ancillary Services and charge ERCOT with determining a methodology for the minimum levels of Ancillary Services required. ERCOT Staff developed proposed changes to the methodology previously approved by the ERCOT Board on February 17, 2009.

The revised methodology description is attached hereto as Attachment A. The revised methodology was reviewed and endorsed by the Technical Advisory Committee (TAC) at its September 2, 2010 meeting.

Section 3.16(2) of the ERCOT Protocols states that, “ERCOT shall, at least annually, determine with supporting data, the methodology for determining the minimum quantity requirements for each Ancillary Service needed for reliability, including the percentage of Load Resources excluding Controllable Load Resources, the percentage of DC Tie, and the percentage of Controllable load Resources allowed to provide Responsive Reserve Service (RRS) calculated on a monthly basis.”

Section 3.16(3) of the ERCOT Protocols requires that, “The ERCOT Board shall review and approve ERCOT’s methodology for determining the minimum Ancillary Service requirements and the monthly percentage of Load Resources, Controllable Load Resources and DC Ties allowed to provide RRS.”

ERCOT Staff respectfully recommends that the Board approve the proposed revised requirements to be effective on December 1, 2010 and reaffirm the unchanged sections of the document until the next revision.

Key Factors Influencing Issue:

Ancillary Services are necessary to ensure that there are sufficient resources to serve system load and maintain system frequency in the ERCOT system. Determining the minimum amount



of services required to do this is based on operating experience, analysis and engineering judgment. The proposed methodology reflects ERCOT's best judgment on minimum Ancillary Services needed for the ERCOT single Balancing Authority.

The changes from the 2010 Methodology for Determining Ancillary Service Requirements document are primarily intended to account for the transition from the Zonal to Nodal Market, which is expected to occur at Nodal Go-Live on December 1, 2010. The changes are shown in red-line in Attachment A, and can be summarized as follows:

- Language regarding Replacement Reserve Service (RPRS) and Balancing Energy Service (BES) has been removed.
- 5-minute changes in net load will be calculated and used to determine Regulation Service requirements. The Regulation Service should then be sufficient to cover net load changes within a typical Security-Constrained Economic Dispatch (SCED) cycle.
- Regulation Service requirements will be at a minimum equal to one half of the Requirement from the previous year. This will account for Regulation Service changing from a 10-minute product in the Zonal Market to a 5-minute product in the Nodal Market
- The Non-spinning Reserve Service (NSRS) and Responsive Reserve Service (RRS) sections of the document have been updated to be in line with Nodal Market terminology.'

Alternatives:

1. Approve ERCOT Staff's recommendation on the 2010-2011 Ancillary Services Methodology with the proposed changes to be effective December 1, 2010, as endorsed by TAC, and reaffirm the unchanged sections of the documents until the next revision; or
2. Immediately remand the recommended 2010-2011 Ancillary Services Methodology to ERCOT Staff with instructions in order to address the expected transition to the Nodal market on December 1, 2010, in a timely fashion.

Conclusion/Recommendation:

ERCOT Staff respectfully recommends that the Board approve the proposed changes to the methodology for determining Ancillary Service Requirements as presented herein to be effective December 1, 2010, as endorsed by TAC, and reaffirm the unchanged sections of the document until the next revision.



ELECTRIC RELIABILITY COUNCIL OF TEXAS, INC.
BOARD OF DIRECTORS RESOLUTION

WHEREAS, after due consideration of the alternatives, the Board of Directors (Board) of Electric Reliability Council of Texas, Inc. (ERCOT) deems it desirable and in the best interest of ERCOT to comply with the requirements of the ERCOT Protocols that charge ERCOT, at least on an annual basis, to determine a methodology for the minimum levels of Ancillary Services required; and

WHEREAS, the ERCOT Board further deems it desirable and in the best interest of ERCOT to approve the recommendations of ERCOT Staff to change the methodology of determining Ancillary Service Requirements as reflected in the 2010-2011 ERCOT Methodologies for Determining Ancillary Service Requirements, which are attached hereto as Attachment A, to be effective December 1, 2010.

NOW, THEREFORE, BE IT RESOLVED, that the 2010-2011 ERCOT Methodologies for Determining Ancillary Service Requirements, which are attached hereto as Attachment A, are hereby authorized and approved in each and every respect to be accepted by ERCOT as the methodology for determining Ancillary Service, to be effective December 1, 2010.

CORPORATE SECRETARY'S CERTIFICATE

I, Bill Magness, Interim Corporate Secretary of ERCOT, do hereby certify that, at its September 21, 2010 meeting, the ERCOT Board of Directors passed a motion approving the above Resolution by _____.

IN WITNESS WHEREOF, I have hereunto set my hand this ____ day of September, 2010.

Bill Magness
Interim Corporate Secretary

2010-2011

ERCOT Methodologies for Determining Ancillary Service Requirements

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Executive Summary

Introduction

ERCOT Protocol ~~6.4.1(2)~~3.16(2) requires that methodologies for determining the amounts of Ancillary Services to be required by ERCOT must be developed at least annually. Protocol ~~6.4.1(4)~~3.16(3) requires approval of this methodology by the ERCOT Board of Directors.

This document discusses the various Ancillary Services for which requirements are to be developed. Further, detailed methodologies for determining those requirements are attached as part of this document.

The approach taken is to summarize the details that are built into the operations systems purchased for the purpose of implementing the operations requirements of ERCOT Protocols and to provide the individual procedures that ERCOT will use for those services whose quantity requirements are not determined within the operations systems.

Overview of ERCOT AS Methodology

Methodologies are required for the determination of the quantities of Regulation Service (RGS) and Non Spinning Reserve Service (NSRS) required to maintain system reliability. Those procedures are discussed below.

The ERCOT Operating Guides establish a minimum requirement of 2300 MW of Responsive Reserve Service (RRS). This quantity will be increased for hour ending 0700 to hour ending 2200 by linking the amount of RRS to a day-ahead forecast of the Reserve Discount Factor (RDF) until it is determined that a change is appropriate. At that time, the changed methodology will be developed and presented to ERCOT TAC and the ERCOT Board for approval.

These procedures are only intended for determining AS requirements for the upcoming month and will be performed prior to the 20th of each month. For any additional months in which ERCOT is required to provide an AS requirement forecast, the forecasted requirement will be set to the historical requirement for the same month of the previous year.

Regulation Service (RGS) Requirement

ERCOT has developed a procedure for determination of the base requirement for Regulation Service. The base requirement will be calculated as follows:

Calculate the 98.8 percentile for the up and down Regulation Service deployed of the 5 minute net load (load-wind) changes during the 30 days prior to the time of the study and for the same month of the previous year by hour.⁺ Also, calculate the 98.8 percentile of the up and down

⁺ ~~ERCOT has the option to use only the current year's data if its analysis indicates a significant change in market behavior since the previous year.~~

~~Regulation Service deployed during the 30 days prior to the time of study by hour. Lastly, take the Regulation Service requirements from the same month of the previous year and divide them by 2. For each of these months~~ These results will be used to calculate the amount of Regulation Service required by hour to provide an adequate supply of Regulation Service capability 98.8% of the time.

ERCOT will calculate the increased amount of wind penetration each month and utilize tables provided by GE in their final report to ERCOT in the computation of Regulation Service requirements. The tables indicate additional MWs to add to the regulation requirements per 1000 MWs of increase in wind generation.

If it is determined that during the course of the 30 days prior to the time of the study that the ERCOT average CPS1 score was less than 100%, additional Regulation Up and Down will be procured for hours in which the CPS1 score was less than 100% in the previous month.

~~Experience has shown that, although the total amount of Regulation Service appears to be sufficient for most hours using the methodology described above, the maximum ramp rate of deployment [defined by protocols as the amount procured divided by 10] appears to be insufficient during the 0600 and 2200 time periods each day. For this reason, ERCOT will examine these time periods each month for maximum ramp rate requirements and; if greater than the amount calculated above, will set a higher RGRS requirement for these periods.~~

Each month ERCOT will perform a back-cast of last month's actual exhaustion rate. If the exhaustion rate exceeded 1.2% in any given hour, ERCOT will determine the amount of increase necessary to achieve an exhaustion rate of 1.2 % for that hour.

Non-Spinning Reserve Service (NSRS) Requirements

The GE final report to ERCOT indicated that wind generation could be treated as negative load. The report went on to describe Load minus wind generation as Net Load. The impact of Net Load on the system was the basis for the analysis performed by GE. Net Load cannot be forecasted but Load and wind generation can be forecasted independently and then combined. The combination of Load forecast uncertainty and Wind forecast uncertainty on the system, creates operational risks that have to be mitigated through ancillary services and/or manual instructions taken by the ERCOT operators. ERCOT will calculate the historical Net Load by subtracting the actual wind generation from the actual Load. The historical Net Load will then be compared to the Load and wind generation forecasts to determine the historical accuracy observed in forecasting. ERCOT will then compute the amount of NSRS required to ensure that the combination of NSRS procured plus the average amount of Regulation Up procured will result in a total capacity that is larger than 95 percent of the uncertainties observed in the Net Load accuracy evaluation. In the determination of the requirements, ERCOT will also consider the size of the largest unit. This is intended to cover exposure to the loss of the largest unit during periods of higher risk.

Replacement Reserve (RPRS) and Balancing Energy Requirements

ERCOT operations systems develop internally the requirements for Replacement Reserve Service and Balancing Energy Service as part of the on line real time market operations and power operations activities. These quantities may vary, depending upon the parameters described in the attached descriptions.

Minimum Balancing Energy Down Requirement

The balancing energy down requirement will be determined by examining the previous month and the same month of the previous year to determine how much balancing energy down will be required for ERCOT 99.9% of the time. The procedure for estimating this requirement is described in the attached sections.

Responsive Reserve (RRS) Requirement

Responsive Reserves are resources ERCOT maintains to restore the frequency of the ERCOT System within the first few minutes of an event that causes a significant deviation from the standard frequency. The ERCOT Operating Guides set the minimum RRS requirement at 2300 MW for all hours under normal conditions. The Operating Guides allow ERCOT to increase that requirement under extreme conditions.

Regulation Service (RGS) Requirement Details

Introduction

Regulation Service consists of resources that can be deployed by ERCOT in response to changes in ERCOT System frequency to maintain the target ERCOT System frequency within predetermined limits according to the Operating Guides. ERCOT is required to evaluate normal requirements for Regulation Service – Up (regulation up) and Regulation Service – Down (regulation down) on an annual basis. It is ERCOT's intent to use historical rates of Regulation Service usage to perform this evaluation. Regulation Service is deployed in order to correct actual frequency to scheduled frequency. This normal Regulation Service requirement may be increased by a multiple of two (2) during projected severe stress conditions such as forecasted extreme weather days.

Summary

To evaluate Regulation Service requirements, ERCOT ~~will collect~~ ~~monthly historic deployed Regulation Service data~~ historical Regulation Service requirements, Regulation Service deployment data, aggregate wind output data, and ERCOT system load data. This data is used to calculate ~~average historically deployed Regulation Service for one minute periods.~~ By calculating the 98.8 percentile of the amounts of deployed regulation up and deployed regulation down by hour, ERCOT will estimate the expected needs for similar months. the Regulation Service requirements with

~~ERCOT provides~~ the mathematical expectation that sufficient Regulation Service will be available 98.8% of all periods. This implies that 1.2% of every month, or 35 intervals/month; ERCOT expects to exhaust available Regulation Service and will perform a back-cast of last month's actual exhaustion rate to determine if this expectation is being met. If the exhaustion rate exceeded 1.2% in any given hour, ERCOT will determine the amount of increase necessary to achieve an exhaustion rate of 1.2-% for that hour.

Procedure

Using archived data, ERCOT will calculate the 98.8 percentile of actual Regulation Up and Down Service deployed hourly for the 30 days prior to the time of the study ~~and the same month of the previous year.~~ Additionally, the 98.8 percentile of positive and negative 5 minute net load changes will be calculated for the 30 days prior to the time of the study and the same month of the previous year. ERCOT will also look at the Regulation Service requirement for the same month of the previous year and divide the requirements by 2. The division by 2 is in intended to account for the fact that Regulation Service is moving from a 10-minute product to a 5-minute product in the Nodal Market. In order to consider the increased amount of wind penetration, ERCOT will calculate the increase in installed wind generation capacity and then, depending on the month of the year and the hour of the day, will add incremental MWs to the 98.8th-values determined using data from the previous year. The tables of Incremental MWs for Regulation Up and Down come from the Appendix of GE's final report to ERCOT and contain additional MWs for every 1000 MW increase in wind capacity. The increase in wind capacity will be

calculated by taken the total nameplate capacity of wind resources in the ERCOT network model at the time of the procurement study and subtracting out the total nameplate capacity of wind resources in the ERCOT model at the end of the month being studied from the previous year.

For determining the base Regulation Up Service requirements, ERCOT will take the largest of 98.8 percentile of the Regulation Up Service deployments over the last 30 days, the 98.8 percentile of the positive net load changes over the last 30 days, the 98.8 percentile of the positive net load changes for the same month of the previous year, and half the requirement for the same month of the previous year. For determining the base Regulation Down Service requirements, ERCOT will take the largest of 98.8 percentile of the Regulation Down Service deployments over the last 30 days, the 98.8 percentile of the negative net load changes over the last 30 days, the 98.8 percentile of the negative net load changes for the same month of the previous year, and half the requirement for the same month of the previous year. In both cases, the calculation will be done separately for each hour. These Regulation Service requirements may be increased for hours in which the desired 1.2% exhaustion rate is exceeded.

It should be pointed out that for the first two months following the transition to the Nodal Market, Regulation Service deployments from the last 30 days will not be used in determining these requirements.

During the 0600 & 2200 time periods, large schedule changes typically occur, related to 16 hour block energy sale products. Because of these large energy swings, ERCOT often finds its maximum deployment rate of Regulation Service insufficient to control frequency.². During these times, ERCOT may see the need for extra Regulation Service to be available to cover the amount needed to respond to such large schedule changes. ERCOT may also include historic deployment of Responsive Reserve as a part of Regulation Service deployment in this analysis.

Additionally, if it is determined that during the course of the 30 days prior to the time of the study that the ERCOT average CPS1 score was less than 100%, ERCOT will procure an extra 10% of both Regulation Up and Down for hours of the day during the upcoming month in which the CPS1 score was less than 100%. This value will increase to 20% if the CPS1 score for the previous month falls below 90%. These additional reserves will assist ERCOT in ensuring that NERC requirements are met.

ERCOT will post these requirements as required by the Protocols.

² The restrictions are specified in protocol section 8.1.1.4.1(1) which states “ERCOT shall limit the deployment of RGS Services to QSEs for each control cycle equal to one hundred twenty five percent (125%) of the total amount of RGS Service in ERCOT divided by the number of control cycles in five (5) minutes.”

**Incremental MW Adjustment to Prior-Year Up-Regulation ~~98.8 Percentile Deployment Value~~, per 1000
MW of Incremental Wind Generation Capacity, to Account for Wind Capacity Growth**

Month	Hour Ending																							
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24
Jan.	2.8	4.2	3.1	3.7	2.5	0.4	2.3	2.2	4.2	5.9	7.6	5.7	4.7	3.3	2.8	2.3	4.0	8.6	4.2	2.7	1.6	2.7	1.4	1.6
Feb.	3.6	4.0	2.9	2.9	1.5	1.8	5.2	3.5	4.9	6.0	5.1	5.2	5.3	4.2	4.3	3.5	3.8	8.6	5.5	1.9	1.4	3.1	1.9	2.2
Mar.	5.5	5.3	4.6	4.2	2.6	3.3	7.1	7.9	6.8	5.7	4.2	3.4	2.8	2.6	2.7	2.3	2.9	7.7	6.8	2.1	1.1	3.0	1.5	2.8
Apr.	3.1	3.6	5.0	4.0	2.4	2.5	8.5	11.6	10.0	5.6	4.2	3.4	3.2	2.5	2.1	2.1	3.5	9.2	8.2	4.1	1.0	0.8	0.0	1.4
May	3.6	3.3	4.3	4.3	4.2	3.3	8.7	8.8	8.1	5.7	6.0	4.4	3.6	3.8	3.9	4.2	4.7	11.6	5.9	0.6	0.0	1.0	1.4	2.5
Jun.	2.3	2.6	3.3	3.7	3.9	2.4	8.5	8.2	6.6	4.5	4.2	3.1	2.5	2.5	0.7	0.2	1.3	7.5	3.3	1.7	0.7	0.3	0.6	1.3
Jul.	1.0	2.8	4.4	3.7	3.0	3.2	11.2	10.2	6.5	5.3	3.3	2.2	1.4	0.4	-0.9	-1.3	0.3	3.4	0.9	1.1	0.1	0.0	1.0	1.2
Aug.	1.4	3.8	4.5	4.5	2.2	0.9	6.3	6.8	6.6	6.6	3.2	2.6	2.1	1.2	1.4	1.3	1.3	4.6	1.2	0.9	0.7	0.8	1.1	1.3
Sep.	3.2	4.0	3.7	3.5	1.8	1.9	6.9	7.7	8.3	6.9	3.5	4.8	3.8	2.3	1.6	1.2	3.0	9.2	3.1	0.9	0.1	0.4	0.8	1.9
Oct.	3.4	2.8	2.4	2.2	1.7	1.8	5.0	5.8	6.1	5.9	4.0	5.4	3.2	2.2	1.2	1.7	3.1	6.8	0.8	2.1	0.0	0.2	1.8	2.5
Nov.	2.7	3.2	3.6	3.0	2.2	2.3	4.6	5.3	6.9	6.8	5.1	5.6	4.1	3.7	1.8	1.7	5.8	12.8	4.8	3.8	1.0	1.6	2.2	1.4
Dec.	2.8	2.4	1.4	2.1	1.2	0.4	2.8	2.7	3.8	4.6	6.8	7.0	6.0	4.4	3.3	3.0	5.0	9.9	4.3	2.6	2.1	4.3	2.0	1.5

Incremental MW Adjustment to Prior-Year Down-Regulation 98.8 Percentile Deployment Value, per 1000 MW of Incremental Wind Generation Capacity, to Account for Wind Capacity Growth																								
Hour Ending																								
Month	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24
Jan.	1.2	1.7	2.2	2.9	2.5	1.0	0.8	2.5	-0.2	-0.5	-0.2	2.4	4.0	3.6	4.0	3.5	2.7	5.1	7.8	10.4	8.4	5.2	5.2	3.6
Feb.	2.7	3.6	3.8	4.4	3.3	1.7	0.5	2.5	2.0	2.3	2.1	2.3	2.8	3.7	3.7	2.6	2.3	6.9	7.2	10.0	11.0	7.3	7.1	4.7
Mar.	2.9	3.8	3.1	2.3	2.2	2.2	1.9	0.9	0.4	3.7	4.0	2.1	1.6	2.3	3.2	3.9	3.2	6.1	6.1	8.3	9.5	6.5	5.2	3.6
Apr.	4.3	4.5	3.4	3.0	4.1	2.8	2.4	1.3	0.6	2.9	4.5	3.3	1.4	2.5	4.1	4.5	4.5	7.3	7.3	10.7	9.5	7.4	5.1	3.0
May	3.0	1.6	2.3	1.7	0.4	-0.2	0.4	0.5	1.1	2.4	3.5	3.1	1.8	2.7	2.6	2.5	3.8	8.7	7.5	11.1	9.7	8.2	5.8	3.7
Jun.	1.4	0.1	1.7	2.0	0.5	-0.7	-1.2	-0.7	-0.2	0.0	0.7	0.9	1.9	2.8	2.9	2.8	3.6	11.0	8.4	7.7	6.5	5.8	4.2	2.7
Jul.	2.6	1.5	0.7	-0.3	-0.6	-0.7	-1.0	-0.5	-0.5	-0.7	0.0	0.7	1.7	2.3	2.7	3.1	2.7	8.0	9.2	8.7	6.1	5.5	4.7	2.6
Aug.	2.0	1.7	1.0	0.6	0.3	-0.9	0.0	0.3	-0.2	-0.1	0.7	1.0	1.5	1.9	2.7	4.1	3.6	4.7	5.6	7.2	5.0	5.4	5.1	2.7
Sep.	1.5	2.2	0.8	-0.4	-0.6	-1.4	-0.8	-0.4	-0.6	0.4	1.0	0.9	1.4	1.5	2.4	2.7	3.3	7.2	5.2	7.2	6.9	6.5	6.3	4.1
Oct.	2.4	4.0	2.0	0.6	0.1	-0.3	-0.2	0.3	0.0	1.5	2.6	2.4	2.6	2.0	2.3	3.0	4.3	9.0	6.8	8.6	6.8	4.6	4.2	2.3
Nov.	1.8	2.7	2.6	1.9	0.7	1.0	1.5	1.2	-0.6	1.5	2.1	2.0	2.2	1.5	1.8	3.5	4.7	6.8	10.4	14.1	9.5	5.7	4.1	1.7
Dec.	2.9	3.2	2.8	2.6	2.2	1.9	2.6	2.9	-0.8	-0.6	-0.4	1.3	1.8	1.4	2.6	3.5	3.2	3.1	7.9	11.8	7.9	4.2	3.9	3.4

~~During the 0600 & 2200 time periods, large schedule changes typically occur, related to 16-hour block energy sale products. Because of these large energy swings, ERCOT often finds its maximum deployment rate of Regulation Service insufficient to control frequency.³ During these times, ERCOT may see the need for extra Regulation Service to be available to cover the amount needed to respond to such large schedule changes. ERCOT may also include historic deployment of Responsive Reserve as a part of Regulation Service deployment in this analysis.~~

~~Additionally, if it is determined that during the course of the 30 days prior to the time of the study that the ERCOT average CPS1 score was less than 100%, ERCOT will procure an extra 10% of both Regulation Up and Down for hours of the day during the upcoming month in which the CPS1 score was less than 100. This value will increase to 20% if the CPS1 score for the previous month falls below 90%. These additional reserves will assist ERCOT in ensuring that NERC requirements are met.~~

~~ERCOT will calculate and post this requirement by the 20th of each month for the succeeding month as required by the protocols.~~

~~ERCOT will post this requirement for each day of the month as required by the Protocols.~~

Non-Spinning Reserve Service (NSRS) Requirement Details

Introduction

~~Non-Spinning Reserve Service (NSRS) consists of Generation off-line Resources capable of being ramped to a specified output level within thirty (30) minutes or Load Resources acting as a Resource that are capable of being interrupted within thirty (30) minutes and that are capable of running (or being interrupted) at a specified output level for at least one (1) hour. NSRS may be deployed to replace loss of generating capacity, to compensate for load forecast and/or wind forecast uncertainty on days in which large amounts of reserve are not available online or when 95% or more of Balancing Energy bid into the market is projected to be used there is a limited amount of capacity available for Security-Constrained Economic Dispatch (SCED).~~

Summary

ERCOT will determine the 95th percentile of the observed hourly Net Load uncertainty from the previous 30 days from when the study is performed and from the same month of the previous year. Net Load is defined as the ERCOT load minus the estimated total output from WGRs. The estimated total output from WGRs ~~considers subtracts the down balancing instructions for wind-only QSEs from the observed aggregate WGR output.~~ This is done to determine what the total WGR output most likely would have been if the QSEs had not been given deployments to move

³ ERCOT's maximum deployment of RRS is defined as the amount procured, divided by 10 multiplied by 1.25. These restrictions are specified in protocol section 8.1.1.4.1(1)6.10.5.3 which states "ERCOT shall limit the deployment of RGS Services to QSEs for each control cycle equal to one hundred twenty five percent (125%) of the total amount of RGS Service in ERCOT divided by the number of control cycles in fiveten (5)10 minutes."

their resources down. The forecast of Net Load is computed by subtracting the aggregate WGR planned MWs in the Resource Plans or aggregate WGR High Sustained Limits (HSLs) in the Current Operating Plans (COPs) from the Mid-term Load Forecast (MTLF). ~~The aggregate WGR planned MWs~~COPs/Resource Plans and MTLF used are the updated values as of 1600 in the day-ahead. The Net Load uncertainty is then defined as the difference between the Net Load and the forecasted Net Load. ERCOT will subtract the Regulation Up requirement from the calculated 95th percentile value to determine the amount NSRS to purchase during each hour of the day for the upcoming month.

ERCOT will purchase NSRS such that the combination of NSRS and Regulation Up Services cover 95% of the calculated uncertainties from the Net Load performance analysis. For on-peak hours (hours ending 7 through 22), ERCOT will also set a floor on the NSRS requirement equal to the largest unit.

Procedure

The days that are used for analysis are the last 30 days prior to the study and the days from the same month in the previous year. For the purpose of determining the amount of NSRS to purchase for each hour of the day during the upcoming month, hours will be placed into four (4) hour blocks. The 95th percentile of the Net Load uncertainty for the analyzed days for all hours which are considered to be part of a four (4) hour block will be calculated. The same calculation will be done separately for each block. ERCOT will then calculate the average Regulation Up requirement for each four (4) block, separately, for the upcoming month. The NSRS requirement for the upcoming month for each block is calculated as the 95th percentile calculation for that block minus the average Regulation Up requirement during the same block of hours.

Additionally, the average uncertainty in the net load forecast will be calculated using the same days of study and four (4) hour blocks. If it is determined that the net load forecast on average over-forecasts the observed net load for a four (4) hour block, then that average uncertainty will be added back to the NSRS requirement value calculated using just the percentile method described in the paragraph above. The calculated average uncertainty value for each block will be adjusted such that the sum of the two values does not exceed 2000. This will place a cap of 2000 MW on the NSRS requirement. This same adjusted average uncertainty value will also be subtracted from the ERCOT load forecasts during the month for the sets of hours to which it applies.

After this analysis has been completed, ERCOT will apply a floor on the final NSRS requirement equal to the largest unit. This floor will only be applied to on-peak hours, which are hour ending 7 through 22.

~~ERCOT will calculate and post these requirements as required by the Protocols.~~this requirement by the 20th of each month for the succeeding month.

Discussion

Historically, the need for NSRS has occurred during hot weather, during cold weather, during unexpected changes in weather, or during large unit trips when large amounts of spinning reserve have not been on line (spinning reserve in this document represents un-deployed online generation capacity). The increasing level of wind penetration has resulted in an increased level of operational risk. Wind output tends to be higher during off-peak hours when the system load is less and introduces a risk of decreasing output while the load demand is increasing. The periods when load is increasing and wind generation is decreasing requires other generation resources to increase output or come online quickly to compensate for the sudden Net Load increase. The risk of Net Load increases that are not forecasted exists for all hours of the day.

While Net Load analysis may cover reserves required for forecast uncertainty, it may not necessarily cover exposure to the loss of generation. Due to this risk, it may be necessary for ERCOT to have reserves available during high risk hours even if the forecast analysis does not indicate a need for NSRS to protect against forecast uncertainty.

Examples of circumstances when NSRS has been used are:

- Across peak hours during spring and fall months when hotter than expected weather with large amounts of capacity offline resulted in EECF events.
- Afternoons during Summer seasons when high loads and unit outages outstripped the capability of base load and normal cyclic units.
- Cold weather events when early morning load pickup outpaced the ability of generation to follow.
- Major unit trips when large amounts of spinning reserve were not online.
- During periods when the wind generation is decreasing and load demand is increasing.

Replacement Reserve Service (RPRS) Requirement Details

~~Replacement Reserve Service (RPRS) is procured by ERCOT if resources are needed to provide additional Zonal or Local Balancing Energy Service. The RPRS analysis performs look-ahead analysis of the physical system for each of the hourly time intervals in either the Day Ahead or Adjustment Period Time frame. Based on the study, RPRS procurements are made if the submitted resource plans indicate capacity inadequacy or potential zonal congestion requiring additional resources or local congestion requiring specific resources. The procured capacity from these resources must be bid into the Balancing Energy Service market, which clears during the Operating Period.~~

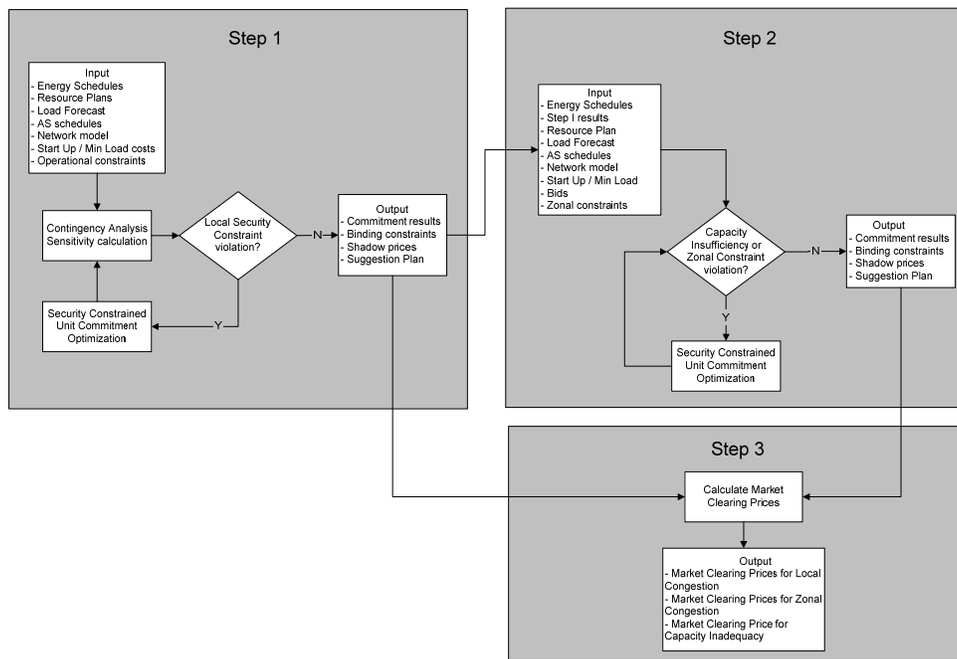
~~The purpose of RPRS is to insure the availability of capacity from resources such that the energy from those resources would be available to solve the following system security violations:~~

- ~~a) Local congestion~~
- ~~b) ERCOT system capacity insufficiency~~

e) Zonal Congestion

Also, the procurement mechanism for resolving local congestion needs to be separate from the mechanism for resolving capacity insufficiency/ zonal congestion. The procurement for resolving local congestion is based on a minimal cost approach that uses generic costs for resources and the procurement for capacity insufficiency and zonal congestion is based on a minimal cost approach that uses resource bids or generic costs from the participants. Hence, the objective of the proposed RPRS market clearing is to minimize the total cost of procuring the RPRS bids for the whole duration of the Replacement market (i.e. the whole day for Day Ahead Market and the specified time duration for the Adjustment Period) subject to the unit specific temporal constraints and ERCOT transmission security constraints not being violated.

Figure - Flow diagram for the RPRS market clearing engine



Balancing Energy Requirement Details

Balancing Energy is incremental or decremental energy dispatched by ERCOT for each by 15-minute Settlement Interval to meet the difference between generation scheduled by the market and ERCOT System load. Local Balancing Energy Service is also used to resolve local transmission congestion. Balancing Energy is deployed by ERCOT with the goals that (1) Regulation Service in either direction not be depleted during the interval, (2) Regulation Service up and down energy is deployed in each Settlement Interval such that the net energy in Regulation Service is minimized, and (3) to provide for frequency control when frequency is high, especially during minimum load intervals. The latter will be included in the determination of BES Down Bid Percentage Requirements. ERCOT will estimate Balancing Energy needs based on the actual Load, the difference in forecasted Loads and bilateral schedules, deployed Regulation Service, and forecasted Congestion.

The following three step approach is used to determine amount and location of BES needed in each Settlement Interval.

Step 1 is to determine balancing energy service needs to resolve generation load balance and Zonal Congestion. Balancing Energy Service is procured with Local Congestion ignored, i.e., only recognizing Zonal Congestion.

The output of the application will be zonal MCPE, shadow prices of Zonal Congestion and Portfolio Incremental/Decremental balancing service MW needed by QSE and CM zone. An estimate will be made of Resource specific MW outputs (this is intermediate solution and does not indicate resource specific dispatch instructions).

Step 2 is to determine balancing energy service needs to resolve Local Congestion as well as generation load balance and Zonal Congestion.

- 1) The transmission security analysis is performed using the Resource Plan for both the starting with the dispatch and each unit's minimum/maximum capabilities MW solutions from Step 1 for checking operational security.
- 2) If no operational constraint violation is detected, the solution from Step 1 is the final solution to the balancing energy service market.
- 3) When any Local Congestion is violated, the solution proceeds as follows:
 - 3.1) The resource specific incremental premium is taken as the prices for resource specific incremental bids.
 - 3.2) The resource specific decremental premium is taken as the prices for resource specific decremental bids.
 - 3.3) The portfolio balancing service MW solutions by QSE and CM zone obtained in Step 1 are kept the same at the portfolio level.
 - 3.4) The amount and location of balancing energy service is recalculated with the sum of the incremental and decremental bids cleared due to relieve Local Congestion across all zones. All constraints, including Zonal Congestion and OC, are observed. The objective of Step 1 solution is to minimize the cost of Local Congestion. The output of the application will be as follows:
 - Portfolio Incremental/Decremental balancing service MW solutions by QSE and CM zone
 - Resource specific MW outputs (resources that are identified to receive premiums will be sent resource specific dispatch instructions.)
 - Shadow prices of Local Congestion

Step 2 is to determine balancing energy service needs to resolve generation load balance and Zonal Congestion. Balancing Energy Service is procured while maintaining Local Congestion constraints

- The output of Step 2 will be zonal MCPE, shadow prices of Zonal Congestion and Portfolio Incremental/Decremental balancing service MW needed by QSE and CM zone. An estimate will be made of Resource specific MW outputs (this is intermediate solution and does not indicate resource specific dispatch instructions).
- A complete list of all RPRS unit commitment with the ability for the Operator to de-select any individual unit/hour.

Step 3 is to determine balancing energy service needs to resolve generation load balance and Zonal Congestion subject to the local constraint deployments made in step 2. The market clearing prices from Step 3 will represent the marginal cost for the solution of each constraint and will be produced as an output of the mathematical optimization application. The output of the application will be as follows:

- zonal MCPE
- shadow prices of Zonal Congestion
- Portfolio Incremental/Decremental balancing service MW needed by QSE and CM zone
- Resource specific MW outputs (this is intermediate solution and does not indicate resource specific dispatch instructions).
- A final RPRS unit commitment for all study hours

Minimum Balancing Energy Service (BES) Down Bid Percentage Requirement Details

For Frequency Control (to correct high frequency)

Minimum Balancing Energy Service (BES) Down Bid Percentage Requirement will be set for all intervals of each day. A down bid percentage requirement will be determined to allow for correcting for high frequency. This is a potential need for all intervals, but is especially needed during minimum load periods.

ERCOT will normally calculate the minimum down balancing requirement for QSE's as follows.

ERCOT will collect the amount of BES (up and down) deployed and the sum of schedules for each operating period for the two time frames described below:

- 1) The monthly data one year previous to the month to be posted.
- 2) The month to date data on the current month (month previous to the month being analyzed). This interval will generally end on the 19th of the month previous to the month to be posted as the requirements will be posted on the 20th of the preceding month.

From this data ERCOT will calculate the mean balancing energy deployed and a standard deviation. An amount of down balancing service expected to be sufficient to avoid exhausting the down balancing stack 99.9% of intervals will then be calculated. This amount of down balancing service, expressed as a percentage, will normally be posted as the down balancing percentage requirement. (Note — single outlying historic deployments may be selected in place of this statistical analysis if review indicates such a requirement is justified.)

ERCOT may post this value to be the continuous requirement, or may further analyze the needs to provide a varying requirement by:

- Zone
- On Peak and Off Peak hours

~~ERCOT may change this requirement during the month if experience shows that the initially proposed requirement is insufficient.~~

~~For Congestion Management~~

~~If a need for additional down balancing is required in a single zone, or zones for congestion management, it is expected by ERCOT that zonal assessment of the data discussed above will allow detection and posting of the need in advance. If this expectation is not correct, ERCOT may adjust the zonal down balancing requirement to address specific congestion events observed.~~

~~Responsive Reserve Service (RRS) Requirement Details~~

The ERCOT Operating Guides set the minimum RRS requirement at 2300 MW for all hours under normal conditions. The Operating Guides allow ERCOT to increase that requirement under extreme conditions. ERCOT will increase the amount of RRS purchased for Hour Ending 0700 through Hour Ending 2200 by linking the amount of RRS to a day-ahead forecast of the RDF. ERCOT will use the higher of the hourly forecast temperature for North Central or the Coastal weather zone to predict the amount of RDF to apply in real-time. For each hour in which the RDF is projected to be greater than 2%, ERCOT will adjust the Day-Ahead hourly RRS obligation upward by 100 MW per percentage point. ERCOT will not adjust the RRS requirement below the minimum RRS requirement set forth in the ERCOT Operating Guides nor greater than 500 MW more than the minimum RRS requirement in the ERCOT Operating Guides. The 2300 MW requirement was derived based on studies done in the past to determine the amount of Responsive Reserve that might be required to prevent the shedding of firm load upon the simultaneous loss of the two largest Generation Resources in the ERCOT Region.

One type of Responsive Reserve is Interruptible Responsive Reserve. Interruptible Responsive Reserve is ~~Load Acting as a Resource (LaaR)~~provided by Load Resources that ~~are~~is automatically interrupted when system frequency decreases to 59.7 Hz. The total amount of ~~the Resources-LaaR~~ procured for RRS during any given hour will be limited to 50% of the RRS requirement for that hour. The limit therefore will range between 1150 MW and 1400 MW. The ERCOT Protocols state, “[t]he amount of Resources on high-set under-frequency relays providing RRS will be limited to 50% of the total ERCOT RRS requirement. ERCOT may reduce this limit if it believes that this amount will have a negative impact on reliability or if this limit would require additional Regulation Service to be deployed ~~as prescribed in section 6.4.1, Standards for Determining Ancillary Services Quantities.~~”

Self arranged RRS used to fulfill a QSE’s RRS requirement will be limited to 50% from ~~LaaRs~~Load Resources excluding Controllable Load Resources.

If the ~~percentage minimum LaaR % level~~ for Load Resources, excluding Controllable Load Resources, specified in the Protocols is changed, that change will be reflected in these requirements.

~~Responsive Reserve % LaaR~~

~~Protocols allow ERCOT to set the percentage of Responsive Reserve that may be served by LaaRs. ERCOT calculates the maximum secure RRS that can be provided by LaaRS by performing stability analysis of several power flow cases modeling the ERCOT transmission/generation system at different states. ERCOT will examine these models response to generator trip events and the response of LaaRS/Generation to recover frequency using different generation/LaaR amounts. Unless indicated otherwise by these studies or adverse operating experience, LaaRs will be allowed to provide up to 50% of the total ERCOT Responsive Requirement for any given hour.~~