

An EDISON INTERNATIONAL® Company

Durable Flexible RA Proposal

2016-11-09

Regulatory Affairs

SOUTHERN CALIFORNIA EDISON®

The framework modifies the interim solution to create a durable Flexible RA product

1) Keep the interim solution product definition

– LSE's procure a single 3 hour product to meet a single flexibility requirement

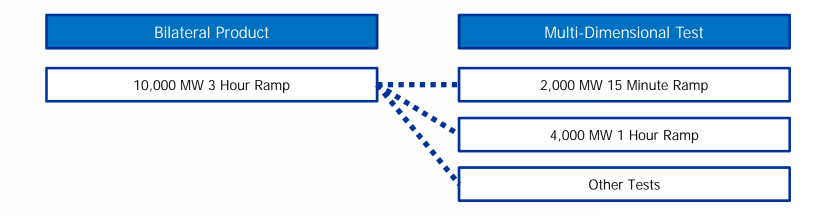
2) Perform a Multi-Dimension Test to Ensure Reliability

- Once resources are shown by LSEs, CAISO can validate the shown portfolio using multiple flexibility criteria
- Tests will be predefined and well understood by all parties
- Conceptually similar to the current process for Local RA



Framework results in a product that will meet CAISO's flexibility needs with only minimal changes to the interim product

Application of the framework results in a simple product that will meet multiple flexibility requirements



In this example:

- 1. LSE's will procure and show a single portfolio that meets a 10,000 MW of 3 hour ramp EFC requirement.
- 2. CAISO will test the shown portfolio to see if it has the capability to meet 2,000 MW of 15-minute ramp, 4,000 MW of 1 hour ramp, etc.
- 3. Deficiencies are cured by additional LSE showing/procurement and/or ISO backstop procurement
 - 1. Details of cure process are TBD, but, conceptually similar to the cure process for Local RA effectiveness deficiencies

SCE designed an analysis to verify the 3 hour product will reliably pass the multi-dimensional test

Framework Analysis Methodology*

- 1. Create generation portfolios that satisfy the 3 hour ramping product
- 2. Test the generation portfolios against the multi-dimensional requirements "Does the flexible RA portfolio meet the largest 15-minute ramp, 1 hour ramp, etc."
- 3. Determine how often a portfolio that satisfies the 3 hour ramping requirement will pass the multi-dimensional test:
 - Test will always pass regardless of generation portfolio selected
 - Test is expected to pass, but could not be with specific portfolios
 - Test is not expected to pass, but could be with specific portfolios
 - Test could never pass with a portfolio that met the product definition

*Assumptions: Generation fleet and System Needs from 2014 LTPP; Product definitions the same as the interim solution; Test requirements developed in a similar manner as the interim solution

3 Hour Product in the 2024 Trajectory LTPP Case 2024 Net Load and Generation Fleet

	Month of Year											
Test Metrics	1	2	3	4	5	6	7	8	9	10	11	12
5 Minute Ramp												
15 Minute Ramp												
30 Minute Ramp												
1 Hour Ramp												
2 Hour Ramp												
3 Hour Ramp (Once a Day)												
3 Hour Ramp (Twice a Day)*												

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*Maintaining the three separate categories from the interim solution (Base, Peak, Super Peak Ramping) will guarantee the twice a day, 3 hour ramp, test always passes

Forcing resources to economically bid instead of self schedule will not resolve the over-generation problem or prevent negative prices

There are multiple reasons generation self schedules that will not be fixed by requiring economic bids through a must offer obligation (MOO).

Environmental Limitations

Limitations of a 24 Hour Optimization

SIBR Rules

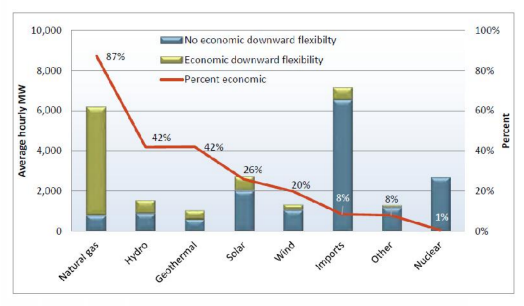
Contract Limitations

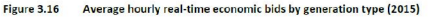
Possibly Many More

- 1. Forcing bids will cause generators to economically bid in a way that best mimics self scheduling since drivers are not captured in CAISO's market.
- 2. To best mimic self scheduling, generators are likely to bid the price floor.
- 3. Having capacity bidding the price instead of self-scheduling does not significantly help the overgeneration problem or reduce the frequency of negative prices.
- For these reasons, SCE recommends that there only be a single must offer obligation for all capacity that matches the current must offer obligation for generic capacity.

The causes of self scheduling should be identified and, if needed, directly solved.

- To address self scheduling, the CAISO should identify the cause and magnitude of self schedules and then, if still a concern, work directly to resolve the issues causing resources to self-scheduling.
- SCE believes this type of analysis is possible based on studies already performed by the CAISO's Department of Market Monitoring (DMM)*:





*see page 92 of http://www.caiso.com/Documents/2015AnnualReportonMarketIssuesandPerformance.pdf

Summary of Durable Flexible RA Proposal

- 1. 3 Hour Flexible RA Product Same as Interim Solution
- 2. Multi-Dimension Test to Ensure Reliability Conceptually the same as the Local RA process
- 3. Single Must Offer Obligation for All Capacity Self scheduling concerns should be studied and directly addressed
- Framework results in a bilateral product that will meet CAISO's flexibility needs with only minimal changes to the interim product