Standard LSE Plan

[NAME OF FILING ENTITY]

2020 INTEGRATED RESOURCE PLAN

[DATE]

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***How to use this template:***

* *All LSEs required to file a Standard LSE Plan must use this template, as well as the accompanying Resource Data Template and Clean System Power calculator provided by staff.*
* *Instructions are provided in italics under each section. Delete all instructions before submitting the form, but preserve the numbered section headings.*
* *Complete each section. If the section is not applicable to the LSE, simply indicate “Not applicable” and provide a brief explanation.*
* *Definitions are provided in the Glossary of Terms at the end of this template.*

# Executive Summary

*Use this section to provide an overview of the process used by the LSE to develop its plan and summarize the LSE’s findings, including a brief overview of the LSE’s Preferred Portfolio and Action Plan.*

# Study Design

*Use this section to describe how the LSE approached the process of developing its LSE Plan.*

***Load Assignments for Each LSE***

*IOUs and CCAs should use the “mid Baseline mid AAEE” version of Form 1.1c of the California Energy Commission’s (CEC) 2019 IEPR demand forecast for planning purposes across the IRP planning horizon (i.e., until 2030, for the purposes of IRP 2019-20).*

*ESPs should utilize their most recent year-ahead load forecast submission to the CPUC for resource adequacy purposes (i.e., submitted in 2019 forecasting 2020 load) and extend that energy requirement (in MWh) as a straight line annually out to 2030. ESP load forecasts may be filed under seal, and the Commission staff will aggregate the ESP submittals to protect confidentiality.*

*Note: Pursuant to a Ruling issued by ALJ Fitch on January 24, 2020, there is a window of opportunity to update load forecasts for CCAs who may not be included in the 2019 IEPR or otherwise wish to update their IEPR forecast, and for ESPs who wish to deviate from their confidential 2019 year-ahead RA load forecasts. All non-IOU LSEs are permitted to file load forecast information that deviates from the IEPR (e.g., CCAs that have very recently expanded) or 2019 RA forecasts by February 28, 2020, and parties will be allowed to respond in comments by March 13, 2020. Load forecast adjustments and GHG benchmarks for all LSEs will be addressed in a subsequent ruling (to ensure all loads and benchmarks add up to their share of the system total). The CPUC reserves the right to maintain 2019 IEPR load forecasts for LSEs if a CCA and incumbent IOU cannot agree on an updated load forecast. The CPUC may also default to an ESP’s prior RA load forecast if that ESP submits an updated load forecast that is found to be deficient for any reason. LSEs that do not submit forecast revisions must use their 2019 IEPR forecast for 2030 (for IOUs and CCAs) or their 2019 year-ahead forecasts in the RA program extended to 2030 (for ESPs).*

*LSEs may provide their own load shape using different load modifier assumptions in the Clean System Power (CSP) calculator tool, provided the total annual energy volumes remain consistent with their assigned forecast and the LSE provides a detailed explanation as to how its load shape was developed, including the source of the data used. Absent a unique load shape, the LSE will be automatically assigned the default hourly forecast set in the CSP calculator tool, which reflects the 2019 IEPR “mid Baseline mid AAEE” hourly forecast for the CAISO system average.*

*LSEs are not be permitted to use an annual load forecast (MWh) that differs from the one assigned to it in IRP.*

***Required Portfolios***

*Each LSE must produce and submit at least one “Conforming Portfolio.” A Conforming Portfolio is one that utilizes the LSE’s assigned load forecast and is consistent with the Commission-adopted Reference System Portfolio according to the following criteria:*

* *Conforms to the LSE’s 2030 GHG Emissions Benchmark.*
* *Uses inputs and assumptions (e.g., baseline generating fleet, candidate resource cost assumptions, financial assumptions, etc.) matching those used by staff to develop the Reference System Portfolio, with the following exceptions based on updated information:*
	+ *LSEs should use their individual load assignment as indicated above.*
	+ *LSEs shall use the 2019 IEPR burner-tip natural gas price projections.*

*LSEs are required to select a Preferred Portfolio among all Conforming Portfolios developed and submitted. LSEs should provide justification for the selection, including why the portfolio is consistent with all state goals and is the best representation for how the LSE plans to meet state goals.*

*CCAs are permitted, in the Action Plan section of this template, to also describe a procurement strategy certified by their governing board if it differs from the one associated with their Preferred Portfolio.*

*IOUs should assume no procurement on behalf of non-bundled customers would be needed unless specifically required by the Commission.*

*Additionally, each LSE should account for the costs and benefits of any resources subject to the cost allocation mechanism (CAM) in its Conforming Portfolio. In estimating its share of resources subject to the CAM, including for the purposes of entry into the Resource Data Template and Clean System Power calculator, each LSE should refer to the most recent year-ahead CAM resource list available on the Commission’s Resource Adequacy Compliance Materials webpage. The year-ahead CAM list reflects the contract start and end dates of Commission approved CAM resources. The list itemizes the resource adequacy capacity value by month for each IOU service territory. In developing its Conforming Portfolio, each LSE should assume its future resource adequacy obligations are reduced by its proportional share of the resource adequacy capacity value reflected in the year-ahead CAM list, and then use the same methodology for estimating other costs and benefits associated with those resources. An LSE’s proportional share is determined by its year-ahead share of the total coincident peak load for each IOU service territory, as assigned in the Commission’s annual resource adequacy process. The LSE’s proportional share of that resource is assumed static through the IRP planning horizon, but it will be updated each IRP cycle based on the current proportional share assignment from the Commission’s annual resource adequacy process. LSEs should not make assumptions or predictions on what resources may be procured on behalf of all load and subject to the CAM in the future.*

***GHG Emissions Benchmark***

*LSEs will be assigned a new 2030 GHG Emissions Benchmark based on the results of the Reference System Portfolio, specifically the 2030 GHG planning target adopted by the Commission for the electric sector, calculated using the same methodology from the previous IRP cycle, and as established by the California Air Resources Board (CARB) 2018 Staff Report, “Senate Bill 350 Integrated Resource Planning Electricity Sector Greenhouse Gas Planning Targets.”[[1]](#footnote-2) The new 2030 GHG Emissions Benchmarks will be published to the IRP website after the 2019 IEPR is adopted, expected spring 2020, and assigned to the LSE by ALJ ruling shortly thereafter.*

*Because the IEPR does not include load forecasts for individual ESPs, each ESP is required to calculate its own confidential GHG Emissions Benchmark based on its 2030 load share within the host IOU’s territory. For any ESP that serves load in more than one IOU service territory, that ESP should add up the separate GHG Emissions Benchmarks calculated based on its share of direct access load for each IOU service territory to result in a single benchmark.* CSP tool includes a table for performing this calculation titled “ESP GHG Benchmark.”

*LSEs filing a Standard LSE Plan should use the CSP methodology and calculator for estimating their GHG emissions across the IRP planning horizon.*

## Objectives

*Provide a description of the LSE’s objectives for the analytical work it is documenting in the IRP.*

## Methodology

### Modeling Tool(s)

*Name all modeling software used by LSE to develop its IRP, if any, and include the vendor and version number. Provide an explanation of differences between the LSE’s modeling tool and RESOLVE, and an explanation of how those differences should be considered during evaluation of the LSE’s portfolio(s).*

### Modeling Approach

*Describe the LSE’s overall approach to developing the scenarios it evaluated, and explain why each scenario was considered. Also describe any calculations, including post-processing calculations, used to generate metrics for portfolio analysis.*

# Study Results

*Use this section to present the results of the analytical work described in Section 2: Study Design.*

## Preferred and Conforming Portfolios

*Provide a list of all portfolios developed, as well as a detailed description of the portfolio the LSE prefers to use for planning purposes (i.e., Preferred Portfolio) and for which the LSE seeks Commission approval or certification. The portfolios should clearly identify and distinguish between the following:*

* *Existing resources that the LSE owns or contracts with, consistent with definitions provided in the Resource Data Template.*
* *Existing resources that the LSE plans to contract with in the future.*
* *New resources that the LSE plans to invest in.*

*For new resources, LSEs should provide a description in table form of how those planned resources compare to the mix of new resources identified in the Reference System Portfolio and comment on the significance, if any, of the variances.*

*LSEs should report all contracted and planned resources for each plan filed in the Resource Data Template and provide a narrative summary of those reported resources in this section.*

## GHG Emissions Results

*Use the CSP calculator to estimate the GHG emissions associated with each portfolio and report those results in this section. If the total emissions attributable to any LSE’s Preferred Portfolio exceed its GHG Emissions Benchmark for 2030, the LSE must explain the difference and describe additional measures it would take over the following 1-3 years to close the gap, along with the estimated cost of those measures. If an LSE uses a custom hourly load shape in the CSP calculator for any portfolio, it must provide a detailed explanation as to how its load shape was developed, including the source of the data used.*

## Local Air Pollutant Minimization and Disadvantaged Communities

### Local Air Pollutants

*Use the CSP calculator to estimate the NOx, PM2.5, and SO2 emissions associated with the LSE’s Preferred Portfolio and report those results in this section. If the LSE’s only contribution to air pollutants are a result from reliance on system power, then the LSE should provide explanation in the Action Plan Section of its plan of how it plans to reduce reliance on system power.*

### Focus on Disadvantaged Communities

*Use this section to describe and provide quantitative evidence to support how the LSE’s Preferred Portfolio minimizes local air pollutants with early priority on disadvantaged communities. The LSE must provide a description of which disadvantaged communities, if any, it serves. LSEs must also specify customers served in disadvantaged communities along with total disadvantaged population number served as a percentage of total number of customers served. Finally, LSEs must specify what current and planned LSE activities/programs, if any, address disadvantaged communities, and describe how the LSE’s actions and engagement have changed over time.*

*For purposes of IRP, a disadvantaged community is defined as any community statewide scoring in the top 25 percent statewide or in one of the 22 census tracts within the top five percent of communities with the highest pollution burden that do not have an overall score, using the most recent version of the California Environmental Protection Agency’s CalEnviroScreen tool. Unless an updated version of the tool is adopted prior to the adoption of the 2019 Reference System Plan, LSEs should use version 3.0 of the tool.*

## Cost and Rate Analysis

*Describe and provide quantitative information to reflect how the LSE anticipates that its Preferred Portfolio will affect the costs for its customers. For this analysis, assume other LSEs procure resources in a manner consistent with the Reference System Plan.*

***Requirements for IOUs Only***

*Data must be provided showing the forecasted revenue requirement and system average rate for bundled customers for all portfolios developed by the IOU. The costs should be forecasted consistently with the categories covered by each IOU in its general rate case. The data should reflect the IOU’s assigned load forecast (for the conforming portfolio), and revenue requirements for each portfolio should be broken down by the following categories:*

* *Transmission*
* *Distribution (e.g. includes costs from distribution upgrades driven by customer-generation)*
* *DSM Programs (e.g. includes costs of energy-efficiency, demand response, and other programs)*
* *Generation (e.g. includes costs of utility-owned generation, bilateral contracts, renewables contracts, and storage contracts, net of revenue from EDU allowances)*
* *Other (e.g. includes nuclear decommissioning, DWR bonds, public purpose programs, and other miscellaneous)*

*In presenting revenue requirement data, IOUs should clearly distinguish between current (baseline) projected revenue requirement broken down by the categories above, and the incremental projected revenue requirement broken down by the same categories, for each new resource portfolio that the IOU is showing results for in its Plan Report all assumptions used such as cost escalation rate, inflation rate, levelization period, discount rate, taxes, financing, etc. For the conforming portfolio, assumptions should align with those used in the RESOLVE model to the extent possible.*

*IOUs should complete the following tables, adhering as closely as possible to the units and categories listed. If the IOU is unable to report data in this exact format, it is permitted to deviate but must provide an explanation.*

*System Average Rates Associated with Preferred Portfolio (2019 $)*

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
|  | *2020* | *2021* | *2022* | *2023* | *…* | *2030* |
| ¢*/kWh* |  |  |  |  |  |  |
| *Rev. Req. $* |  |  |  |  |  |  |

*Revenue Requirements and System Average Bundled Rates for Preferred Portfolio (2019 $)*

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| *Line No.*  | *Cost Category* | *2020* | *…* | *2030* |
| *1* | *Distribution* |  |  |  |
| *2* | *Transmission* |  |  |  |
| *3* | *Generation* |  |  |  |
| *4* | *Demand Side Programs* |  |  |  |
| *5* | *Other* |  |  |  |
| *6 (sum lines 1-5)* | *Baseline Revenue Requirement* |  |  |  |
| *7* | *System Sales (GWh)* |  |  |  |
| *8* | *Bundled Sales (GWh)* |  |  |  |
| *9* | *System Average Delivery Rate (*¢*/kWh)* |  |  |  |
| *10* | *Bundled Generation Rate (*¢*/kWh)* |  |  |  |
| *11* | *System Average Bundled Rate (*¢*/kWh)* |  |  |  |

***Requirements for All LSEs***

*All LSEs should consider cost and rate impacts on their customers when planning and submitting their individual IRPs, and, at a minimum, include a narrative description of their approach in support of this requirement.*

## Hydro Generation Risk Management

*Provide a narrative analysis and discussion of the risk that in-state drought poses to the LSE’s Preferred Portfolio, including the controls and strategies the LSE has in place to manage such risk. Using quantitative analysis, identify whether and how the LSE’s Preferred Portfolio differs from the Reference System Portfolio in terms of the amount of hydro generation proposed, and the level of risk thus incurred. Describe the degree to which the LSE’s expected costs, GHG emissions, and reliability are dependent on in-state hydro availability, and the controls such as hedging strategies or contingency plans.*

## Long-Duration Storage Development

*Use this section to discuss the activities the LSE is pursuing or intends to pursue to support the development of pumped storage, or other long-duration storage with similar attributes to meet medium- and long-term needs. The LSE should discuss the potential it sees and the efforts it has undertaken or will undertake.*

## Out-of-State Wind Development

*Use this section to discuss the activities the LSE is pursuing or intends to pursue to support the development of out-of-state wind resources out to 2030. The LSE should discuss the potential it sees and the efforts it has undertaken or will undertake.*

# Action Plan

*Use this section to demonstrate to the Commission and to stakeholders how feasible the LSE’s planning strategy is, what barriers it envisions to implementing its plan, and what actions the Commission should consider in order to facilitate plan implementation.*

## Proposed Activities

*Describe all the activities the LSE proposes to undertake across resource types in order to implement its Preferred Portfolio, including any proposed procurement-related activities as required by Commission decision. Describe how each planned resource identified in the Study Results section corresponds to proposed activities. For each new resource identified, provide a narrative description of procurement plans, potential barriers, and resource viability, consistent with what is reported in the Resource Data Template.*

*Additionally, use this section to describe planned activities to conduct outreach and seek input from any disadvantaged communities that could be impacted by procurement resulting from the implementation of the LSE’s Plan.*

## Procurement Activities

*Identify when and how the LSE proposes to undertake resource procurement that it has identified in its Preferred Portfolio. Describe the type of solicitation(s), when the solicitation(s) is expected to take place, the desired online dates of projects requested, and other relevant procurement planning information.*

## Potential Barriers

*Identify key market, regulatory, financial, or other resource viability barriers or risks associated with the resources coming online as identified in the LSE’s Preferred Portfolio. Include an analysis of key risks associated with potential retirement of existing resources on which the LSE intends to rely in the future.*

## Commission Direction or Actions

*If applicable, describe any direction that the LSE seeks from the Commission, including any new spending authorizations, changes to existing authorizations, or changes to existing programmatic goals or budgets. Draw clear connections between any requested direction and the study results, proposed activities, and barrier analysis presented above.*

## Diablo Canyon Power Plant Replacement

*LSEs operating in the Pacific Gas and Electric (PG&E) territory should include additional narrative describing which specific resources are planned to be procured to serve their load in the absence of Diablo Canyon power plant (DCPP). Consistent with decision D.19-04-040, those LSEs will have to demonstrate that new resources are suitable substitutes and are able to maintain system reliability without increasing GHG emissions (i.e., renewable energy credits alone do not satisfy this requirement, nor do natural gas resources).*

# Lessons Learned

*Document any suggested changes to the IRP process for consideration by the Commission. Explain how the change would facilitate the ability of the Commission and LSEs to achieve state policy goals.*

***Glossary of Terms***

***Approve (an IOU, ESP or CCA Plan)****: the CPUC’s obligation to approve an LSE’s integrated resource plan derives from Public Utilities Code Section 454.52(b)(2) and the procurement planning process described in Public Utilities Code Section 454.5, in addition to the CPUC obligation to ensure safe and reliable service at just and reasonable rates under Public Utilities Code Section 451.*

***Balancing Authority Area (CAISO):*** *the collection of generation, transmission, and loads within the metered boundaries of the Balancing Authority. The Balancing Authority maintains load-resource balance within this area.*

***Baseline resources:*** *Those resources assumed to be fixed as a capacity expansion model input, as opposed to Candidate resources, which are selected by the model and are incremental to the Baseline. Baseline resources are existing (already online) or owned or contracted to come online within the planning horizon. Existing resources with announced retirements are excluded from the Baseline for the applicable years. Being “contracted” refers to a resource holding signed contract/s with an LSE/s for much of its energy and capacity, as applicable, for a significant portion of its useful life. The contracts refer to those approved by the CPUC and/or the LSE’s governing board, as applicable. These criteria indicate the resource is relatively certain to come online. Baseline resources that are not online at the time of modeling may have a failure rate applied to their nameplate capacity to allow for the risk of them failing to come online.*

***Candidate resource:*** *those resources, such as renewables, energy storage, natural gas generation, and demand response, available for selection in IRP capacity expansion modeling, incremental to the Baseline resources.*

***Capacity Expansion Model:*** *a capacity expansion model is a computer model that simulates generation and transmission investment to meet forecast electric load over many years, usually with the objective of minimizing the total cost of owning and operating the electrical system. Capacity expansion models can also be configured to only allow solutions that meet specific requirements, such as providing a minimum amount of capacity to ensure the reliability of the system or maintaining greenhouse gas emissions below an established level.*

***Certify (a Community Choice Aggregator Plan)****: Public Utilities Code 454.52(b)(3) requires the CPUC to certify the integrated resource plans of CCAs. “Certify” requires a formal act of the Commission to determine that the CCA’s Plan complies with the requirements of the statute and the process established via Public Utilities Code 454.51(a). In addition, the Commission must review the CCA Plans to determine any potential impacts on public utility bundled customers under Public Utilities Code Sections 451 and 454, among others.*

***Clean System Power******(CSP, formerly “Clean Net Short") methodology****: the methodology used to estimate GHG emissions associated with an LSE’s Portfolio based on how the LSE will expect to rely on system power on an hourly basis.*

***Community Choice Aggregator****: a governmental entity formed by a city or county to procure electricity for its residents, businesses, and municipal facilities.*

***Conforming Portfolio****: the LSE portfolio that conforms to IRP Planning Standards, the 2030 LSE-specific GHG Emissions Benchmark, use of the LSE’s assigned load forecast, use of inputs and assumptions matching those used in developing the Reference System Portfolio, as well as other IRP requirements.*

***Effective Load Carrying Capacity****: a percentage that expresses how well a resource is able avoid loss-of-load events (considering availability and use limitations). The percentage is relative to a reference resource, for example a resource that is always available with no use limitations.  It is calculated via probabilistic reliability modeling, and yields a single percentage value for a given resource or grouping of resources.*

***Electric Service Provider****: an entity that offers electric service to a retail or end-use customer, but which does not fall within the definition of an electrical corporation under Public Utilities Code Section 218.*

***Filing Entity****: an entity required by statute to file an integrated resource plan with CPUC.*

***Future****: a set of assumptions about future conditions, such as load or gas prices.*

***GHG Benchmark (or LSE-specific 2030 GHG Benchmark)****: the mass-based GHG emission planning targets calculated by staff for each LSE based on the methodology established by the California Air Resources Board and required for use in LSE Portfolio development in IRP.*

***GHG Planning Price:*** *the systemwide marginal GHG abatement cost associated with achieving a specific electric sector 2030 GHG planning target.*

***Integrated Resources Planning Standards (Planning Standards)****: the set of CPUC IRP rules, guidelines, formulas and metrics that LSEs must include in their LSE Plans.*

***Integrated Resource Planning (IRP) process****: integrated resource planning process; the repeating cycle through which integrated resource plans are prepared, submitted, and reviewed by the CPUC*

***Long term****: more than 5 years unless otherwise specified.*

***Load Serving Entity****: an electrical corporation, electric service provider, community choice aggregator, or electric cooperative.*

***Load Serving Entity (LSE) Plan****: an LSE’s integrated resource plan; the full set of documents and information submitted by an LSE to the CPUC as part of the IRP process.*

***Load Serving Entity (LSE) Portfolio****: a set of supply- and/or demand-side resources with certain attributes that together serve the LSE’s assigned load over the IRP planning horizon.*

***Loss of Load Expectation (LOLE):*** *a metric that quantifies the expected frequency of loss-of-load events per year.  Loss-of-load is any instance where available generating capacity is insufficient to serve electric demand.  If one or more instances of loss-of-load occurring within the same day regardless of duration are counted as one loss-of-load event, then the LOLE metric can be compared to a reference point such as the industry probabilistic reliability standard of “one expected day in 10 years,” i.e. an LOLE of 0.1.*

***Net Qualifying Capacity:*** *Qualifying Capacity reduced, as applicable, based on: (1) testing and verification; (2) application of performance criteria; and (3) deliverability restrictions. The Net Qualifying Capacity determination shall be made by the California ISO pursuant to the provisions of this California ISO Tariff and the applicable Business Practice Manual.*

***Non-modeled costs****: embedded fixed costs in today’s energy system (e.g., existing distribution revenue requirement, existing transmission revenue requirement, and energy efficiency program cost).*

***Nonstandard LSE Plan****: type of integrated resource plan that an LSE may be eligible to file if it serves load outside the CAISO balancing authority area.*

***Optimization****: an exercise undertaken in the CPUC’s Integrated Resource Planning (IRP) process using a capacity expansion model to identify a least-cost portfolio of electricity resources for meeting specific policy constraints, such as GHG reduction or RPS targets, while maintaining reliability given a set of assumptions about the future. Optimization in IRP considers resources assumed to be online over the planning horizon (baseline resources), some of which the model may choose not to retain, and additional resources (candidate resources) that the model is able to select to meet future grid needs.*

***Planned resource:*** *any resource included in an LSE portfolio, whether already online or not, that is yet to be procured. Relating this to capacity expansion modeling terms, planned resources can be baseline resources (needing contract renewal, or currently owned/contracted by another LSE), candidate resources, or possibly resources that were not considered by the modeling, e.g., due to the passage of time between the modeling taking place and LSEs developing their plans. Planned resources can be specific (e.g., with a CAISO ID) or generic, with only the type, size and some geographic information identified.*

***Qualifying capacity****: the maximum amount of Resource Adequacy Benefits a generating facility could provide before an assessment of its net qualifying capacity.*

***Preferred Portfolio****: the portfolio preferred by an LSE as the most suitable to its own needs; submitted to CPUC for review as one element of the LSE’s overall IRP plan.*

***Preferred System Plan:*** *the Commission’s integrated resource plan composed of both the aggregation of LSE portfolios (i.e., Preferred System Portfolio) and the set of actions necessary to implement that portfolio (i.e., Preferred System Action Plan).*

***Preferred System Portfolio:*** *the combined portfolios of individual LSEs within the CAISO, aggregated, reviewed and possibly modified by Commission staff as a proposal to the Commission, and adopted by the Commission as most responsive to statutory requirements per Pub. Util. Code 454.51; part of the Preferred System Plan.*

***Reference System Plan:*** *the Commission’s integrated resource plan that includes an optimal portfolio (Reference System Portfolio) of resources for serving load in the CAISO balancing authority area and meeting multiple state goals, including meeting GHG reduction and reliability targets at least cost.*

***Reference System Portfolio****: the multi-LSE portfolio identified by staff for Commission review and adopted/modified by the Commission as most responsive to statutory requirements per Pub. Util. Code 454.51; part of the Reference System Plan.*

***Short term****: 1 to 3 years (unless otherwise specified).*

***Staff****: CPUC Energy Division staff (unless otherwise specified).*

***Standard LSE Plan****: type of integrated resource plan that an LSE is required to file if it serves load within the CAISO balancing authority area (unless the LSE demonstrates exemption from the IRP process).*

1. Available at https://ww3.arb.ca.gov/cc/sb350/staffreport\_sb350\_irp.pdf. [↑](#footnote-ref-2)