

BEFORE THE MINNESOTA PUBLIC UTILITIES COMMISSION

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Chair  
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In the Matter of Establishing a Distributed Solar  
Value Methodology under Minn. Stat.  
§ 216B.164, subd. 10 (e) and (f)

ISSUE DATE: April 1, 2014

DOCKET NO. E-999/M-14-65

ORDER APPROVING  
DISTRIBUTED SOLAR VALUE  
METHODOLOGY

**INTRODUCTION**

In 2013, the Legislature amended Minn. Stat. § 216B.164, a statute governing how Minnesota electric utilities treat electricity cogeneration and small power production—common types of distributed generation facilities.<sup>1</sup> The amended statute requires the Minnesota Department of Commerce (the Department) to establish a methodology for valuing distributed solar photovoltaic (solar PV) electricity generation, and to submit the methodology to the Commission for approval.<sup>2</sup>

In this order, the Commission approves a method of valuing distributed solar PV electricity generation—a way to calculate the “Value of Solar.” A correctly calculated Value of Solar should compensate solar PV customers in a way that does not advantage or disadvantage them relative to other customers or other forms of generation.

Utilities will have the opportunity to file tariffs based on the Value of Solar methodology. Utilities implementing a Value of Solar tariff would do so in lieu of the existing compensation method, commonly known as “net metering.” The Department intends for the methodology to avoid cross-subsidies and disincentives for conservation inherent in net metering.

The methodology values distributed solar PV by considering each utility’s solar PV fleet in the aggregate; determining the fleet’s value to the utility, customers, and society; and establishing a

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<sup>1</sup> In addition to state policy, Minn. Stat. § 216B.164 and Minn. Rules Ch. 7835 implement the federal Public Utility Regulatory Policies Act (PURPA) and related federal regulations, which define cogeneration and small power production facilities. Cogeneration facilities produce electric energy as well as useful thermal energy such as heat or steam. 16 U.S.C. § 796(18)(A); 18 CFR § 292.202. Small power production facilities are facilities under 80 megawatts that use as a primary energy source “biomass, waste, renewable resources, or any combination thereof.” 16 U.S.C. § 796(17)(A).

<sup>2</sup> Minn. Stat. § 216B.164, subd. 10(e).

bill credit for solar PV customers based on that value. A Value of Solar tariff, if approved, would apply to future solar PV interconnections.

The Commission will first discuss the statutory and procedural background of this proceeding. Then, it will provide a summary of the proposed Value of Solar Methodology. Finally, it will approve the methodology, as modified with the consent of the Department, and address concerns raised about the methodology in comments to the Commission.

## **PROCEDURAL HISTORY**

### **I. The Statutory Requirement to Develop a Distributed Solar Value Methodology**

The 2013 amendments to Minn. Stat. § 216B.164 require the Minnesota Department of Commerce (the Department) to establish a methodology for valuing distributed solar PV electricity generation, and submit the methodology to the Commission for approval.<sup>3</sup> The Commission must within 60 days approve, modify with the Department’s consent, or disapprove the methodology.

Under the statute, Minnesota utilities will be able to use the approved methodology in applications for a tariff “that compensates customers through a bill credit mechanism for the value to the utility, its customers, and society for operating distributed solar photovoltaic resources interconnected to the utility system and operated by customers primarily for meeting their own energy needs.”<sup>4</sup>

The Department undertook to develop a “Value of Solar” methodology, and on January 31, 2014, submitted its recommended methodology to the Commission.

### **II. Minnesota Department of Commerce Public Engagement**

Before making its recommendation to the Commission, the Department engaged with stakeholders interested in the Value of Solar Methodology.<sup>5</sup> The Department conducted a series of public workshops and received written comments and other input from public participants. The following is a summary of the Department’s public engagement process.<sup>6</sup>

On August 9, 2013, the Department issued a memorandum to solar, distributed generation, and net metering stakeholders outlining a draft schedule for engagement as the Department developed the Value of Solar Methodology.

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<sup>3</sup> Minn. Stat. § 216B.164, subd. 10(e).

<sup>4</sup> Minn. Stat. § 216B.164, subd. 10(a).

<sup>5</sup> As required by Minn. Stat. § 216B.164, subd. 10(e).

<sup>6</sup> A more detailed account of the background informing the Department’s proposal and the Department’s stakeholder engagement process can be found in its comments dated January 31, 2014, and, as of the date of this order, stakeholder comments are available at <https://mn.gov/commerce/energy/topics/resources/energy-legislation-initiatives/value-of-solar-tariff-methodology%20.jsp>.

The Department conducted workshops on September 17, October 1, October 15, and November 19, 2013. According to the Department, each workshop was attended by between 100 and 150 participants. At the workshops, the Department provided an overview of solar photovoltaic cost/benefit studies, engaged in question and answer sessions, offered proposals for methodology development, and identified issues that needed additional attention.

At the November 19 workshop, the Department presented a draft methodology for comment. The Department took written comments following the September 17, October 1, and November 19 workshops. Over the course of its engagement efforts, the Department received comments from the following entities and individuals:

- Abengoa Solar
- The Alliance for Solar Choice
- Dave Baker
- Center for Energy and Environment
- CR Planning
- Environmental Law and Policy Center
- Fresh Energy
- Geronimo Energy
- Harvest Energy Solutions
- Institute for Energy Research and Environmental Research
- Institute for Local Self Reliance
- Interstate Renewable Energy Council
- Izaak Walton League of America – Midwest Office
- Kandiyo Consulting, LLC
- Greg Midghall
- Minnesota Chamber of Commerce
- Minnesota Community Solar LLC
- Minnesota Power
- Minnesota Renewable Energy Society
- Midwest Renewable Energy Tracking System
- Minnesota Rural Electric Association
- Minnesota Solar Energy Industries Association
- Mouli Engineering
- Novel Energy Solutions
- Otter Tail Power Company
- Powerfully Green
- Stuart Rauvola
- Renewable Energy Services
- Brendon Slotterback
- Solar Rate Reform Group
- Southern Minnesota Municipal Power Agency
- Charlie Stark
- SunEdison
- Sundial Solar
- Ethan Torrey
- Union of Concerned Scientists
- Vote Solar Initiative
- WindLogics
- Xcel Energy

### **III. Proceedings Before the Commission**

On January 31, 2014, the Department submitted its recommended Value of Solar Methodology to the Commission for approval, along with explanatory comments. Also on the 31st, the Commission issued a Notice of Expedited Comment Period, seeking comments on whether the recommended methodology is consistent with Minn. Stat. § 216B.164, subd. 10(e) and (f), and whether it is reasonable.

The Commission received initial comments from Minnesota Power, Xcel Energy, the Alliance for Solar Choice, Otter Tail Power Company, the Environmental Law and Policy Center, Fresh Energy, the Interstate Renewable Energy Council, the Institute for Local Self-Reliance, the Izaak Walton League of America, SunEdison, the Vote Solar Initiative, the Minnesota Rural Electric Association, the Minnesota Solar Energy Industries Association, the Union of Concerned Scientists, and several individuals.

The Commission received reply comments from the Minnesota Renewable Energy Society, the Solar Energy Industries Association, Xcel Energy, the Environmental Law and Policy Center, Fresh Energy, the Interstate Renewable Energy Council, the Institute for Local Self-Reliance, the Izaak Walton League of America, SunEdison, the Vote Solar Initiative, Minnesota Power, the Alliance for Solar Choice, Otter Tail Power Company, the Cooperative Network, and the Center for Resource Solutions.

The Department also submitted reply and supplemental comments. In these comments, the Department addressed a wide range of concerns and questions expressed in comments about the proposed Value of Solar Methodology, including the following issues:

- the assumed 25-year lifespan for solar PV installations;
- the method of calculating and attributing to solar PV avoided costs related to: generation, transmission, and distribution capacity; fuel; line loss; and environmental harm;
- the source of the most appropriate value of avoided CO<sub>2</sub> emissions;
- the financial calculations discounting future solar costs and benefits to present value; and
- the treatment of solar renewable energy credits.

The Department responded to many issues raised in the comments by clarifying or providing additional explanation. It also recommended some technical changes to its recommendation related to the calculation of avoided fuel costs and avoided distribution capacity costs.

On March 4, 2014, the Department gave a public presentation to the Commission describing its approach to developing the methodology and describing the methodology itself.

On March 11, 2014, the Department submitted supplemental comments in support of its recommendation to use Social Cost of Carbon values developed by federal agencies in the methodology's calculation of avoided environmental costs.

On March 12, 2014, the Commission met to consider the Department's proposed Value of Solar Methodology. At the Commission meeting, the Commission received oral comments from several organizations that had provided written comments and from interested members of the public.

## **FINDINGS AND CONCLUSIONS**

### **I. Summary of Commission Action**

In this order, the Commission will review the Department's proposed Value of Solar Methodology as described in its January 31, 2014, initial filings, and as revised by its February 20, 2014, reply comments.

The Commission will approve, with three modifications, the Department's proposed methodology, because the modified methodology satisfies the requirements of Minn. Stat. § 216B.164, subd. 10(e) and (f), and because the Department has reasonably supported the methodology.

Finally, the Commission will require utilities filing a tariff under Minn. Stat. § 216B.164, subd. 10, to apply the methodology as filed and modified, and to work with the Department to clarify questions they may have about the required spreadsheets and tables.

## **II. The Statutory Requirements**

Minn. Stat. § 216B.164, subd. 10, requires the Department to develop and submit a Value of Solar Methodology, and requires the Commission to review the methodology within 60 days of submission. It states:

(e) The department must establish the distributed solar value methodology . . . no later than January 31, 2014. The department must submit the methodology to the commission for approval. The commission must approve, modify with the consent of the department, or disapprove the methodology within 60 days of its submission. When developing the distributed solar value methodology, the department shall consult stakeholders with experience and expertise in power systems, solar energy, and electric utility ratemaking regarding the proposed methodology, underlying assumptions, and preliminary data.

(f) The distributed solar value methodology established by the department must, at a minimum, account for the value of energy and its delivery, generation capacity, transmission capacity, transmission and distribution line losses, and environmental value. The department may, based on known and measurable evidence of the cost or benefit of solar operation to the utility, incorporate other values into the methodology, including credit for locally manufactured or assembled energy systems, systems installed at high-value locations on the distribution grid, or other factors.

### **A. Approval Framework**

Unlike most Commission proceedings arising under its jurisdiction, in this case the Commission may not substitute its judgment for that of the Department. The Commission may only approve the Department's proposal, modify it with the Department's consent, or reject it. The Commission construes the unique statutory limits on the Commission's review—the limited time for review and the limited power to modify—to reflect the Legislature's intent that the Department's recommendations be accorded a degree of deference.

Accordingly, the Commission reviews the Department's proposed Value of Solar Methodology to answer the following questions: did the Department satisfy its statutory obligations under Minn. Stat. § 216B.164, subd. 10(e) and (f)? And, did the Department reasonably justify the proposed methodology—with regard to the public interest and in light of specific objections raised before the Commission?

### **B. The Department's Mandate to Develop a Methodology**

The Legislature's direction to the Department to develop a methodology was not open-ended. The statute sets minimum requirements for the methodology, and provides limited discretion to exceed them.

The statute requires that Value of Solar tariffs compensate customers for “value to the utility, its customers, and society” for solar PV facilities. It directs the Department to develop a methodology that considers, at a minimum, “the value of energy and its delivery, generation capacity, transmission capacity, transmission and distribution line losses, and environmental value.” The statute further allows that the methodology may accommodate other values only if they are “based on known and measurable evidence . . . .”

While reviewing the Department’s proposed methodology, the Commission keeps these statutory constraints in mind.

### **III. Overview of Proposed Methodology**

The Department proposes a methodology to calculate the value of distributed Solar PV installations, expressed as a dollars-per-kilowatt-hour (\$/kWh) figure,<sup>7</sup> for utilities to apply in Value of Solar tariffs filed under Minn. Stat. § 216B.164, subd. 10. The methodology comprises several formulas, a set of assumptions that would apply to all utilities, and two tables of supporting information that utilities must include in a Value of Solar tariff filing.

The tables are intended to make calculation of a utility’s Value of Solar Figure transparent for regulators and the public. Because the Department developed the tables to facilitate understanding of the methodology’s application, the Commission will first describe the methodology’s required data and data tables, and then describe the proposed Value of Solar formula and its components.

#### **A. Assumptions Common to All Utilities**

The Department recommends that some values be applied consistently to all utilities filing a Value of Solar tariff. Some values the Department expects to update “in future years as necessary.” Assumptions include 25 years of forecasted natural gas fuel prices, the value of avoided environmental costs attributable to solar PV generation, and the assumed lifespan of a solar PV installation. The Department’s proposal describes the basis and sources of its assumptions and proposed (initial) values.

The Department’s proposed initial values can be found on pages 9 and 10 in the Department’s *Minnesota Value of Solar: Methodology*, which is attached to this order as Appendix A.

#### **B. Value of Solar Data Table for Utility-Specific Data**

Under the Department’s proposal, certain input values for the Value of Solar calculation will be unique for each utility. The methodology’s Value of Solar Data Table is a specified format for disclosing economic assumptions and technical calculation results used in the Value of Solar methodology. An example of the Data Table can be found on page 12 of Appendix A.

According to the Department, the Value of Solar Data Table filing requirement is intended to enhance the transparency of Value of Solar tariff filings under the statute.

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<sup>7</sup> The result of the Value of Solar Methodology calculation, a figure expressed in \$/kWh, has been commonly referred to as a “Value of Solar rate.” However, use and meaning of the term “rate” varies in relevant state and federal laws. This order uses “Value of Solar Figure” or “Value of Solar bill credit amount” to describe the result of the Value of Solar Methodology calculation, instead of “Value of Solar rate,” to reduce confusion arising from the use of the term “rate.”

### C. Value of Solar Calculation Table

The proposed methodology also describes a Calculation Table utilities must submit as part of a Value of Solar tariff filing. The Calculation Table is intended, like the Data Table, to promote transparency in the calculation of a utility’s Value of Solar Figure.

A utility filing a Value of Solar tariff would file a Calculation Table filled out with the relevant values—based on values depicted in its Data Table—as a way of showing its work in the course of calculating a final Value of Solar Figure. The Calculation Table depicts the component values of the proposed formula and the resulting computed Value of Solar Figure. An example of the Calculation Table can be seen in Figure 1. The formula and the formula components are described in greater detail below.

25 Year Levelized Value		Economic Value (\$/kWh)	Load Match (No Losses) (%)	Distributed (1+ Loss Savings) (%)	Distributed PV Value (\$/kWh)
Avoided Fuel Cost	E1			DLS-Energy	V1
Avoided Plant O&M - Fixed	E2		ELCC	DLS-ELCC	V2
Avoided Plant O&M - Variable	E3			DLS-Energy	V3
Avoided Gen Capacity	E4		ELCC	DLS-ELCC	V4
Avoided Reserve Capacity Cost	E5		ELCC	DLS-ELCC	V5
Avoided Transmission Capacity Cost	E6		ELCC	DLS-ELCC	V6
Avoided Dist. Capacity Cost	E7		PLR	DLS-PLR	V7
Avoided Environmental Cost	E8			DLS-Energy	V8
Avoided Voltage Control Cost					
Solar Integration Cost					

Levelized Value of Solar

Figure 1

### D. Proposed Value of Solar Formula

To calculate a utility’s Value of Solar Figure, a set of avoided cost “components” are each multiplied by a “load match factor,” if one is appropriate, and a “loss savings factor.” Adding the results of these separate component calculations produces the utility’s Value of Solar Figure. Expressed as an equation, the formula looks like this:

$$\sum \text{Avoided Cost}_{component} \times \text{Load Match Factor}_{component} \times (1 + \text{Loss Savings Factor}_{component}) = \text{Value of Solar}$$

Because the Value of Solar Figure incorporates the Department’s assumption of a 25-year lifespan, the Department proposes that the Value of Solar Figure be converted into an equivalent amount that tracks inflation. Tracking inflation results in a Value of Solar bill credit amount that would vary annually in nominal \$/kWh but would remain constant in real \$/kWh.

#### 1. Avoided Cost Components

As illustrated in Figure 1, the proposed Value of Solar formula comprises eight component values:

- Avoided Fuel Cost
- Avoided Plant Operation and Maintenance – Fixed
- Avoided Plant Operation and Maintenance – Variable
- Avoided Generation Capacity Cost

- Avoided Reserve Capacity Cost
- Avoided Transmission Capacity Cost
- Avoided Distribution Capacity Cost
- Avoided Environmental Cost

Taken together, the Department asserts that these components account for the statutorily-required value streams (benefit net of cost) accruing to utilities, utility customers, and society from distributed solar PV electricity generation.

The Department has also proposed two “placeholder” components: Avoided Voltage Control Cost and Solar Integration Cost. The Department recommended placeholder components for costs and benefits that, in its view, are not presently known and measurable, but are likely to be known and measurable in the foreseeable future.

## 2. Factors Affecting Avoided Cost Components: Load Matching and Loss Savings

Solar PV installations that qualify for a Value of Solar tariff will be interconnected to the utility’s system. Generation facilities connected to a utility’s system contribute to the system’s total capacity to handle electrical demand. However, by its nature, solar PV contributes most to system capacity during certain times of day and in the summer months.

The Department’s proposed formula captures the time-dependent aspect of avoided capacity costs; it applies a factor representing the *effective* capacity-related contributions from solar PV. The methodology calls for load-matching factors to be applied to the following components: Avoided Plant Operation and Maintenance – Fixed, Avoided Generation Capacity Cost, Avoided Reserve Capacity Cost, Avoided Transmission Capacity Cost, and Avoided Distribution Capacity Cost.

Distributed generation also provides a benefit to utility systems by reducing energy loss. Transmitting electricity from a remote generation source involves the loss of a measurable quantity of energy through, e.g., the electrical resistance of power lines and transformers. Locating generation directly adjacent to the load it serves avoids incurring those losses.

The Department’s methodology calls for a Loss Savings factor to be applied to each formula component to capture this benefit. Different Loss Savings Factors apply depending on whether a component relates to capacity, energy, or peak-load related costs.

## IV. Commission Action

For the reasons set forth below, the Commission will approve the Department’s proposed methodology, as modified with the Department’s consent. The Commission concludes that the modified methodology satisfies the requirements of Minn. Stat. § 216B.164, subd. 10(e) and (f), and that the Department has reasonably supported the methodology it has proposed.

### A. The Department’s Proposal Meets the Requirements of Minn. Stat. § 216B.164, subd. 10(e) and (f)

The statute required the Department to engage in a process to develop a methodology and required that the methodology, at a minimum, account for certain value streams attributable to distributed solar PV. The Commission concludes that both the engagement process and the proposed



methodology presented by the Department meet the standards established in Minn. Stat. § 216B.164, subd. 10(e) and (f).

**1. The Department’s Stakeholder Engagement Process Satisfies the Consultation Requirement of Subdivision 10(e)**

The statute required that the Department “consult stakeholders with experience and expertise in power systems, solar energy, and electric utility ratemaking regarding the proposed methodology, underlying assumptions, and preliminary data.”

The Department contracted with Clean Power Research to help develop the methodology. Clean Power Research has experience analyzing and developing solar PV valuation methodologies for other public agencies, and for utilities. The Department also implemented a public engagement process involving four public workshops and solicitation of written comments over a period of months. Dozens of individuals and entities participated in the Department’s process, including utilities, solar power installers, renewable energy advocates, and other organizations with relevant experience and expertise.

The Department did not adopt every suggestion or recommendation made by participants. However, the Department did modify its proposal in response to some recommendations, and adequately justified its reasons for not doing so in response to others.<sup>8</sup> The Commission received no complaints about the process and several participants in the process commended the Department for its open, transparent approach. The Commission concludes that the Department’s extensive engagement efforts fulfilled its obligation to consult.

**2. The Department’s Proposed Methodology Conforms to the Scope and Content Requirements of Subdivision 10(f)**

Subdivision 10(f) established minimum requirements for the Value of Solar Methodology, and stated a standard for determining what other values, if any, could be incorporated. It directed the Department, to “at a minimum, account for the value of energy and its delivery, generation capacity, transmission capacity, transmission and distribution line losses, and environmental value.” It limited additional values to those that could be established “based on known and measurable evidence of the cost or benefit of solar operation to the utility.”

The Department’s proposed methodology identifies eight relevant components of value:

- Avoided Fuel Cost
- Avoided Plant Operation and Maintenance – Fixed
- Avoided Plant Operation and Maintenance – Variable
- Avoided Generation Capacity Cost
- Avoided Reserve Capacity Cost
- Avoided Transmission Capacity Cost
- Avoided Distribution Capacity Cost
- Avoided Environmental Cost

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<sup>8</sup> See section IV.B., below.

Each of these components addresses value streams required by the statute. Together, they account for the value of energy and its delivery, generation capacity, transmission capacity, transmission and distribution line losses, and environmental value attributable to solar PV. Therefore, the Department's proposal satisfies the statute's minimum requirements.

The Department also proposed two placeholder components: Avoided Voltage Control Cost and Solar Integration Cost. These components are not part of the Value of Solar calculation at this time, but the Department anticipates that these categories of costs and benefits will be known and measurable in the future. Because these components will not affect the Value of Solar calculation until evidence establishes them as measurable, this is consistent with the statute's standard.

Some commenters advocated additional value components for inclusion. Examples include a component corresponding to the "compliance" value of Solar Renewable Energy Credits, and a component representing the value of increased economic development. To the extent that these values are not already incorporated in the methodology, the Commission is persuaded that they are not known and measurable at this time. The Commission agrees with the Department's decision to exclude additional value components that are not based on known and measurable evidence.

The Department anticipates that the Value of Solar Methodology will be subject to modification in future years as more data and analysis becomes available about distributed solar and its costs and benefits. When additional value components can be established consistent with the statutory standard, their inclusion may be appropriate.<sup>9</sup>

#### **B. As Modified with the Department's Consent, the Proposed Methodology is Reasonable**

In this section, the Commission will discuss several specific objections to the methodology and proposed alternatives raised in comments to the Commission. To a large degree the Commission agrees with the Department's reasoning in support of the proposal. Except where it is inconsistent with this order, the Commission adopts the Department's supporting rationale, as expressed in its comments, reply comments, and supplemental comments.

Having reviewed the proposed methodology and the comments, reply comments, and supplemental comments, the Commission concludes that, with some modifications, the Department's modified proposed methodology is reasonable and consistent with the public interest.

A number of comments raised issues that are more appropriately addressed in response to a specific tariff filing under the statute. Because these tariff-related issues are not yet ripe, the Commission does not address them here. And, the Commission only decides here whether the methodology recommended by the Department reasonably fulfills the statutory mandate for a Value of Solar methodology. Approval of the Department's methodology, and its components, is limited to this factual and procedural context.

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<sup>9</sup> The Department stated at the Commission meeting that changes to the methodology would be presented to the Commission for approval.

The Commission recognizes the tradeoffs inherent in developing the Value of Solar methodology. Precision and transparency are both important goals. Precision through analytical rigor is important to ensure the methodology is sound and produces a reasonable result. Transparency through simplicity is important to aid public understanding and regulatory oversight of the methodology's application. The Department asserts that it kept these goals in mind.

When the goals of precision and transparency are not aligned, it is important to strike a reasonable balance while adhering to the methodology's statutory requirements. Many criticisms of the Department's proposal were paired with recommendations to shift this balance. As explained below, the Commission determines that the modified methodology appropriately balances precision and transparency.

### 1. Assumptions Common to All Utilities

Several comments criticized aspects of the assumptions that would apply to all utilities. Assumptions challenged include:

- the solar PV lifespan,
- avoided CO<sub>2</sub> environmental cost values,
- avoided non-CO<sub>2</sub> environmental cost values,
- avoided fuel cost values, and
- the marginal generation unit.

**The Solar PV Lifespan:** The methodology assumes a 25-year life span for solar PV installations. The Department states that this is an appropriate length of time, because it is consistent with the expected service life of a solar PV panel. Minnesota Power objected to the assumption, arguing that the typical life of a solar power purchase agreement is 20 years, and 20 years is the minimum contract term allowed for by the statute.

The Commission agrees with the Department that the methodology's assumed lifespan should correspond to the expected useful life of the solar PV equipment. The Department's recommended 25-year period is justified because it corresponds to the equipment's expected useful life. If the methodology were instead designed around a 20-year contract term, the five year difference between the contract term and the average useful life would not be accounted for. Because the statute specifies a minimum, and not a maximum, the 25-year period is consistent with the statute.

**Avoided CO<sub>2</sub> Environmental Cost Values:** The methodology relies on established environmental costs to calculate the value of environmental harm avoided by solar PV. Utilities and others objected to the methodology's use of federal Environmental Protection Agency-established values for the cost of harms caused by CO<sub>2</sub>. Those objecting recommended alternative values, such as the Commission's externality cost values established under Minn. Stat. § 216B.2422, subd. 3,<sup>10</sup> or its regulatory planning values established under Minn. Stat. § 216H.06.<sup>11</sup>

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<sup>10</sup> See Docket Nos. E-999/CI-93-583 and E-999/CI-00-1636.

<sup>11</sup> See Docket Nos. E-999/CI-07-1199 and E-999/CI-13-796.

The Department did not support adopting an alternative. It stated that the externality cost values are not an analytically suitable substitute, and that the regulatory planning values do not represent the values called for by the statute. The Department recommended approval of the methodology using the EPA’s “Social Cost of Carbon” values. In support of its recommendation, the Department filed supplemental comments with extensive supporting appendices.<sup>12</sup>

The Department stated in its supplemental comments, and again at the Commission meeting, that the marginal nature of the Social Cost of Carbon values was “the key reason” to recommend them over other suggested values. Marginal values pertain to the incremental cost of an additional unit of emissions. The Department described the difference between values articulating marginal costs and values articulating average costs to be like “apples and oranges.” The Department also supported its choice by arguing that the chosen values are more up-to-date.

The methodology computes avoided environmental cost using the avoided *marginal* costs of CO<sub>2</sub>. The Commission concludes that it is not analytically appropriate to replace the Department’s chosen marginal values with the Commission’s § 216B.2422, subd. 3, environmental cost values, which are a range of values (often simplified by referring to their midpoint) representing an *average* cost per ton.

It would also not be appropriate to replace the chosen values with planning values established under Minn. Stat. § 216H.06. The planning values—also a range—are similarly not analytically a proper substitute for values that represent the marginal costs of CO<sub>2</sub>. The Commission establishes values under Minn. Stat. § 216H.06, which requires “an estimate of the likely range of costs of future carbon dioxide regulation on electricity generation.” Whether the values presently established for this statutory purpose account for marginal “value to the utility, its customers, and society” of avoided CO<sub>2</sub> emissions better than the Department’s recommended values has not been established in this record.

The Commission would ordinarily prefer values that underwent a local vetting process. Because federal marginal avoided CO<sub>2</sub> environmental cost values are available, the Department-selected values most closely and reasonably capture the statutorily required “value to the utility, its customers, and society” of avoided CO<sub>2</sub> emissions, while appropriately satisfying the proposed methodology’s analytical reliance on values that pertain to marginal costs. The Commission concludes that the Social Cost of Carbon values are suitable for use in the Value of Solar Methodology, and that neither of the proposed alternatives are adequate drop-in substitutes for the Department’s chosen values.

The Commission is currently re-evaluating its environmental externality costs.<sup>13</sup> The Commission only decides here the narrow question of whether the values recommended by the Department reasonably fulfill the statutory mandate for a Value of Solar methodology. Approval of the

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<sup>12</sup> Supplemental Comments of the Minnesota Department of Commerce, Division of Energy Resources (March 11, 2014). These comments were filed by the Department outside the comment filing period. They are relied upon by the Commission to the extent that they restate the Department’s rationale and can be found elsewhere in the record.

<sup>13</sup> *In the Matter of the Investigation into Environmental and Socioeconomic Costs Under Minn. Stat. § 216B.2422, Subd. 3*, Order Reopening Investigation and Convening Stakeholder Group to Provide Recommendations for Contested Case Proceeding, Docket No. E-999/00-1636 (February 10, 2014).

Department's methodology and the values it contains does not prejudice the outcome of that investigation, or any other pending or future Commission proceeding.

**Avoided non-CO<sub>2</sub> Environmental Cost Values:** The methodology relies on established values for non-CO<sub>2</sub> environmental costs as well. As initially proposed, the methodology relied on the midpoint of Commission-established values for urban areas. In response to an objection by the Minnesota Rural Electric Association, the Department stated that it "is agreeable to allowing utilities to select the set of non-CO<sub>2</sub> [avoided cost] values most appropriate to their service territory."

The Commission agrees that, because they are available, utilities should apply non-CO<sub>2</sub> avoided cost values most appropriate to their service territory. The Department has consented to this modification. The Commission will modify the methodology accordingly.

**The Avoided Fuel Cost Values:** The methodology accounts for avoided fuel costs. It offers three ways a Value of Solar tariff could calculate avoided fuel costs, one of them based on projected natural gas prices. As initially proposed, this projection relied on New York Mercantile Exchange (NYMEX) natural gas futures prices for the first twelve years, and used that data to project prices for years 13 through 25 using a "line of best fit." In response to comments, the Department recommended that the methodology be revised as follows:

Fuel price escalation factor: 30-day averages are used for the NYMEX Natural Gas Futures contract prices for years 1 through 12; For years beyond year 12, the general escalation rate is used as the guaranteed fuel price escalation.

The Department asserts that the modification makes projected fuel price values less subject to volatility in near-term natural gas prices, and then assumes, in the years beyond which there is useful future-price data, that the cost of natural gas will increase at the methodology's generally-applicable escalation rate.

Some commenters preferred substitute, utility-specific, or more complex fuel cost projections. However, substituting utility-specific forecasts or formulas based in part on proprietary data or more complex calculations would reduce the transparency and accessibility of Value of Solar tariffs. The Commission concludes that the possible corresponding (small) increase in precision over the Department's modified proposal would not justify the reduction in transparency.

In addition, the methodology provides two alternative methods to ascertain avoided fuel costs. The Commission agrees with the Department that the three fuel cost component options appropriately capture the relevant avoided costs, including the avoided cost to utilities and customers of fuel price volatility.

**The Marginal Generation Unit:** To determine avoided generation capacity costs, an appropriate next-best-alternative generator type must be identified. The methodology calculates avoided generation costs by assuming that the avoided generation facilities are a weighted blend of combustion turbine and combined cycle gas turbine generation facilities. Some comments indicated that this assumption does not correspond to a utility's "next" planned generation facility in type or in timing.

The Commission agrees with the Department that the assumed marginal generation unit is appropriate. Because the statute requires Value of Solar tariffs to contemplate contracts of 20 years or more, it is appropriate for the methodology to anticipate the likely mix of avoided generation costs over the relevant period, including purchased power, and not just a utility’s “next” anticipated facility at the time a tariff is filed.

Forecasting generation that far in the future necessarily involves some degree of uncertainty. The Department’s chosen blend of generation units is a reasonable estimate of likely future generation resources suitable for all utilities over the relevant period. Using the same assumption for all utilities also serves the goal of reducing unwarranted complexity in the calculation.

## **2. Avoided Cost Components**

As discussed in section IV.A.2., above, the proposed value components are consistent with the methodology standards established in Minn. Stat. § 216B.164, subd. 10(f). Each component represents a category of costs—to the utility, its customers, or society—that grid-connected solar PV installations can avoid. The selected components represent “value of energy and its delivery, generation capacity, transmission capacity, transmission and distribution line losses, and environmental value” as required by the statute.

Each component value is calculated using formulas set forth in the methodology.<sup>14</sup> Some comments raised objections to aspects of the methodology’s component calculations. With respect to these objections, the Commission agrees with and adopts the Department’s reasoning in support of the methodology as proposed.

In response to the comments concerning the avoided distribution capacity cost component, the Department has recommended the following modification:

Avoided Distribution Capacity Cost: Set the distribution peak load growth rate based on the utility’s estimated future growth over the next 15 years. If the result is zero or negative (before adding solar PV), set the avoided distribution capacity cost to zero.

The proposed methodology allows for avoided distribution capacity costs to be calculated on a system-wide basis, or on a location-specific basis. Allowing location-specific distribution cost calculation permits the methodology to reflect the value of “systems installed at high-value locations on the distribution grid,” which is one of the statute’s permitted value considerations.

But the initially-recommended distribution-capacity-cost calculation used historical peak-load growth data. In response to objections, the Department now recommends that the calculation be based on projected peak-load growth rates, and recommends how to handle the component when the projected peak-load growth (before adding solar PV) is zero or below.

Including the Department’s recommended modification, the Department has reasonably defended the component calculation choices made in the proposed methodology. The Commission concludes that the methodology’s calculations of these values best balances the goals of precision and transparency.

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<sup>14</sup> See Appendix A at pages 21 – 40.

### 3. Filing Requirements

Concerns identified in comments to the Commission pertained mostly to the underlying assumptions, calculations, and data embedded in the methodology, and not to its procedural aspects. Specifically, the Department recommends that utilities filing a Value of Solar tariff be required to file two tables in specified formats—the Data Table and the Calculation Table—in order to promote transparency in the application of the methodology.

The Commission agrees that these filing requirements are warranted. The required filings promote understanding and oversight of the application of the Value of Solar Methodology. Organizing relevant utility-specific values in a consistently formatted Data Table will facilitate review and analysis of tariff filings. The Calculation Table provides similar transparency for computing the Value of Solar formula.

The Commission will require utilities filing a tariff under Minn. Stat. § 216B.164, subd. 10, to comply with the filing requirements described in the methodology, and that they work with the Department to resolve any questions they have about generating and using the required data tables.

#### C. Conclusion

The Commission appreciates the efforts of the Department and the many stakeholder-participants in the development of this methodology. The expertise and experience of those who provided input are reflected in the record's detailed and thorough consideration of the value that solar PV can provide to utilities, to ratepayers, and to society.

Economic analysis as complex as the approved methodology inevitably involves choices between several reasonable alternatives. On balance, the Commission concludes that the Department's proposal satisfies the statutory mandate with analytical rigor and clarity. For this reason, and the reasons articulated above, the Commission will approve the proposed methodology with the modifications that have received the Department's consent.

### ORDER

1. The Commission hereby approves the methodology described in the January 31, 2014 *Minnesota Value of Solar: Methodology* with the following modifications:
  - a. Fuel price escalation factor: 30-day averages are used for the NYMEX Natural Gas Futures contract prices for years 1 through 12; For years beyond year 12, the general escalation rate is used as the guaranteed fuel price escalation.
  - b. Avoided distribution capacity cost: Set the distribution peak load growth rate based on the utility's estimated future growth over the next 15 years. If the result is zero or negative (before adding solar PV), set the avoided distribution capacity cost to zero.
  - c. Utilities may select the set of Commission-established non-CO<sub>2</sub> avoided environmental cost values most appropriate to their service territory.

2. Utilities filing a tariff under Minn. Stat. § 216B.164, subd. 10, shall apply the methodology as revised, and shall work with the Department to clarify questions regarding generating and using the required spreadsheets and data tables.
3. This order shall become effective immediately.

BY ORDER OF THE COMMISSION

Burl W. Haar  
Executive Secretary



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# Minnesota Value of Solar: Methodology

Prepared for  
Minnesota Department of Commerce,  
Division of Energy Resources



January 31, 2014

Prepared by:



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## Executive Summary

Minnesota passed legislation<sup>1</sup> in 2013 that allows Investor-Owned Utilities (IOUs) to apply to the Public Utility Commission (PUC) for a Value of Solar (VOS) tariff as an alternative to net metering, and as a rate identified for community solar gardens. The Department of Commerce (Commerce) was assigned the responsibility of developing and submitting a methodology for calculating the VOS tariff to the PUC by January 31, 2014. Utilities adopting the VOS will be required to follow this methodology when calculating the VOS tariff. Commerce selected Clean Power Research (CPR) to support the process of developing the methodology, and additionally held four public workshops to develop, present, and receive feedback.

The 2013 legislation specifically mandated that the VOS legislation take into account the following values of distributed PV: energy and its delivery; generation capacity; transmission capacity; transmission and distribution line losses; and environmental value. The legislation also mandated a method of implementation, whereby solar customers will be billed for their gross electricity consumption under their applicable tariff, and will receive a VOS credit for their gross solar electricity production.

The present document provides the methodology to be used by participating utilities. It is based on the enabling statute, stakeholder input, and guidance from Commerce. It includes a detailed example calculation for each step of the calculation.

Key aspects of the methodology include:

- A standard PV rating convention
- Methods for creating an hourly PV production time-series, representing the aggregate output of all PV systems in the service territory per unit capacity corresponding to the output of a PV resource on the margin
- Requirements for calculating the electricity losses of the transmission and distribution systems
- Methods for performing technical calculations for avoided energy, effective generation capacity and effective distribution capacity
- Economic methods for calculating each value component (e.g., avoided fuel cost, capacity cost, etc.)
- Requirements for summarizing input data and final calculations in order to facilitate PUC and stakeholder review

Application of the methodology results in the creation of two tables: the VOS Data Table (a table of utility-specific input assumptions) and the VOS Calculation Table (a table of utility-specific total value of

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<sup>1</sup> MN Laws 2013, Chapter 85 HF 729, Article 9, Section 10.

solar). Together these two tables ensure stakeholder transparency and facilitate stakeholder understanding.

The VOS Calculation Table is illustrated in Figure ES-1. The table shows each value component and how the gross value of each component is converted into a distributed solar value. The process uses a component-specific load match factor (where applicable) and a component-specific Loss Savings Factor. The values are then summed to yield the 25-year levelized value.

Figure ES-1. VOS Calculation Table: economic value, load match, loss savings and distributed PV value.

25 Year Levelized Value	$\text{Gross Value} \times \text{Load Match Factor} \times (1 + \text{Loss Savings Factor}) = \text{Distributed PV Value}$			
	(\$/kWh)	(%)	(%)	(\$/kWh)
Avoided Fuel Cost	GV1		LSF-Energy	V1
Avoided Plant O&M - Fixed	GV2		LSF-Energy	V2
Avoided Plant O&M - Variable	GV3		LSF-Energy	V3
Avoided Gen Capacity Cost	GV4	ELCC	LSF-ELCC	V4
Avoided Reserve Capacity Cost	GV5	ELCC	LSF-ELCC	V5
Avoided Trans. Capacity Cost	GV6	ELCC	LSF-ELCC	V6
Avoided Dist. Capacity Cost	GV7	PLR	LSF-PLR	V7
Avoided Environmental Cost	GV8		LSF-Energy	V8
Avoided Voltage Control Cost				
Solar Integration Cost				

Value of Solar

As a final step, the methodology calls for the conversion of the 25-year levelized value to an equivalent inflation-adjusted credit. The utility would then use the first year value as the credit for solar customers, and would adjust each year using the latest Consumer Price Index (CPI) data.

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## Introduction

### Background

Minnesota passed legislation<sup>2</sup> in 2013 that allows Investor-Owned Utilities (IOUs) to apply to the Public Utility Commission (PUC) for a Value of Solar (VOS) tariff as an alternative to net metering, and as a rate identified for community solar gardens. The Department of Commerce (Commerce) was assigned the responsibility of developing and submitting a methodology for calculating the VOS tariff to the PUC by January 31, 2014. Utilities adopting the VOS will be required to follow this methodology when calculating the VOS rate. Commerce selected Clean Power Research (CPR) to support the process of developing the methodology, and additionally held four public workshops to develop, present, and receive feedback.

The present document provides the VOS methodology to be used by participating utilities. It is based on the enabling statute, stakeholder input and guidance from Commerce.

### Purpose

The State of Minnesota has identified a VOS tariff as a potential replacement for the existing Net Energy Metering (NEM) policy that currently regulates the compensation of home and business owners for electricity production from PV systems. As such, the adopted VOS legislation is not an incentive for distributed PV, nor is it intended to eliminate or prevent current or future incentive programs.

While NEM effectively values PV-generated electricity at the customer retail rate, a VOS tariff seeks to quantify the value of distributed PV electricity. If the VOS is set correctly, it will account for the real value of the PV-generated electricity, and the utility and its ratepayers would be indifferent to whether the electricity is supplied from customer-owned PV or from comparable conventional means. Thus, a VOS tariff eliminates the NEM cross-subsidization concerns. Furthermore, a well-constructed VOS tariff could provide market signals for the adoption of technologies that significantly enhance the value of electricity from PV, such as advanced inverters that can assist the grid with voltage regulation.

### VOS Calculation Table Overview

The VOS is the sum of several distinct value components, each calculated separately using procedures defined in this methodology. As illustrated in Figure 1, the calculation includes a gross component value, a component-dependent load-match factor (as applicable for capacity related values) and a component-dependent Loss Savings Factor.

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<sup>2</sup> MN Laws 2013, Chapter 85 HF 729, Article 9, Section 10.

For example, the avoided fuel cost does not have a load match factor because it is not dependent upon performance at the highest hours (fuel costs are avoided during all PV operating hours). Avoided fuel cost does have a Loss Savings Factor, however, accounting for loss savings in both transmission and distribution systems. On the other hand, the Avoided Distribution Capacity Cost has an important Load Match Factor (shown as Peak Load Reduction, or 'PLR') and a Loss Savings Factor that only accounts for distribution (not transmission) loss savings.

Gross Values, Distributed PV Values, and the summed VOS shown in Figure 1 are all 25-year levelized values denominated in dollars per kWh.

Figure 1. Illustration of the VOS Calculation Table

25 Year Levelized Value	$\text{Gross Value} \times \text{Load Match Factor} \times (1 + \text{Loss Savings Factor}) = \text{Distributed PV Value}$			
	(\$/kWh)	(%)	(%)	(\$/kWh)
Avoided Fuel Cost	GV1		LSF-Energy	V1
Avoided Plant O&M - Fixed	GV2		LSF-Energy	V2
Avoided Plant O&M - Variable	GV3		LSF-Energy	V3
Avoided Gen Capacity Cost	GV4	ELCC	LSF-ELCC	V4
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Avoided Trans. Capacity Cost	GV6	ELCC	LSF-ELCC	V6
Avoided Dist. Capacity Cost	GV7	PLR	LSF-PLR	V7
Avoided Environmental Cost	GV8		LSF-Energy	V8
Avoided Voltage Control Cost				
Solar Integration Cost				
				Value of Solar



## VOS Rate Implementation

### Separation of Usage and Production

Minnesota's VOS legislation mandates that, if a VOS tariff is approved, solar customers will be billed for all usage under their existing applicable tariff, and will receive a VOS credit for their gross solar energy production. Separating usage (charges) from production (credits) simplifies the rate process for several reasons:

- Customers will be billed for all usage. Energy derived from the PV systems will not be used to offset ("net") usage prior to calculating charges. This will ensure that utility infrastructure costs will be recovered by the utilities as designed in the applicable retail tariff.
- The utility will provide all energy consumed by the customer. Standby charges for customers with on-site PV systems are not permitted under a VOS rate.
- The rates for usage can be adjusted in future ratemaking.

### VOS Components

The definition and selection of VOS components were based on the following considerations:

- Components corresponding to minimum statutory requirements are included. These account for the "value of energy and its delivery, generation capacity, transmission capacity, transmission and distribution line losses, and environmental value."
- Non-required components were selected only if they were based on known and measurable evidence of the cost or benefit of solar operation to the utility.
- Environmental costs are included as a required component, and are based on existing Minnesota and EPA externality costs.
- Avoided fuel costs are based on long-term risk-free fuel supply contracts. This value implicitly includes both the avoided cost of fuel, as well as the avoided cost of price volatility risk that is otherwise passed from the utility to customers through fuel price adjustments.
- Credit for systems installed at high value locations (identified in the legislation as an option) is included as an option for the utility. It is not a separate VOS component but rather is implemented using a location-specific distribution capacity value (the component most affected by location). This is addressed in the Distribution Capacity Cost section.
- Voltage control and solar integration (a cost) are kept as "placeholder" components for future years. Methodologies are not provided, but these components may be developed for the future. Voltage control benefits are anticipated but will first require implementation of recent changes to national interconnection standards. Solar integration costs are expected to be small, but possibly measureable. Further research will be required on this topic.

Table 1 presents the VOS components selected by Commerce and the cost basis for each component. Table 2 presents the VOS components that were considered but not selected by Commerce. Selections were made based on requirements and guidance in the enabling statute, and were informed by stakeholder comments (including those from Minnesota utilities; local and national solar and environmental organizations; local solar manufacturers and installers; and private parties) and workshop discussions. Stakeholders participated in four public workshops and provided comments through workshop panels, workshop Q&A sessions and written comments.

Table 1. VOS components included in methodology.

Value Component	Basis	Legislative Guidance	Notes
<b>Avoided Fuel Cost</b>	Energy market costs (portion attributed to fuel)	Required (energy)	Includes cost of long-term price risk
<b>Avoided Plant O&amp;M Cost</b>	Energy market costs (portion attributed to O&M)	Required (energy)	
<b>Avoided Generation Capacity Cost</b>	Capital cost of generation to meet peak load	Required (capacity)	
<b>Avoided Reserve Capacity Cost</b>	Capital cost of generation to meet planning margins and ensure reliability	Required (capacity)	
<b>Avoided Transmission Capacity Cost</b>	Capital cost of transmission	Required (transmission capacity)	
<b>Avoided Distribution Capacity Cost</b>	Capital cost of distribution	Required (delivery)	
<b>Avoided Environmental Cost</b>	Externality costs	Required (environmental)	
<b>Voltage Control</b>	Cost to regulate distribution (future inverter designs)		Future (TBD)
<b>Integration Cost<sup>3</sup></b>	Added cost to regulate system frequency with variable solar		Future (TBD)

<sup>3</sup> This is not a value, but a cost. It would reduce the VOS rate if included.

Table 2. VOS components not included in methodology.

Value Component	Basis	Legislative Guidance	Notes
<b>Credit for Local Manufacturing/Assembly</b>	Local tax revenue tied to net solar jobs	Optional (identified in legislation)	
<b>Market Price Reduction</b>	Cost of wholesale power reduced in response to reduction in demand		
<b>Disaster Recovery</b>	Cost to restore local economy (requires energy storage and islanding inverters)		

### Solar Penetration

Solar penetration refers to the total installed capacity of PV on the grid, generally expressed as a percentage of the grid’s total load. The level of solar penetration on the grid is important because it affects the calculation of the Effective Load Carrying Capability (ELCC) and Peak Load Reduction (PLR) load-match factors (described later).

In the methodology, the near-term level of PV penetration is used. This is done so that the capacity-related value components will reflect the near-term level of PV penetration on the grid. However, the change in PV penetration level will be accounted for in the annual adjustment to the VOS. To the extent that PV penetration increases, future VOS rates will reflect higher PV penetration levels.

### Marginal Fuel

This methodology assumes that PV displaces natural gas during PV operating hours. This is consistent with current and projected MISO market experience. During some hours of the year, other fuels (such as coal) may be the fuel on the margin. In these cases, natural gas displacement is a simplifying assumption that is not expected to materially impact the calculated VOS tariff. However, if future analysis indicates that the assumption is not warranted, then the methodology may be modified accordingly. For example, by changing the methodology to include displacement of coal production, avoided fuel costs may decrease and avoided environmental costs may increase.

## Economic Analysis Period

In evaluating the value of a distributed PV resource, the economic analysis period is set at 25 years, the assumed useful service life of the PV system<sup>4</sup>. The methodology includes PV degradation effects as described later.

## Annual VOS Tariff Update

Each year, a new VOS tariff would be calculated using current data, and the new resulting VOS rate would be applicable to all customers entering the tariff during the year. Changes such as increased or decreased fuel prices and modified hourly utility load profiles due to higher solar penetration will be incorporated into each new annual calculation.

Customers who have already entered into the tariff in a previous year will not be affected by this annual adjustment. However, customers who have entered into a tariff in prior years will see their Value of Solar rates adjusted for the previous year's inflation rate as described later.

Commerce may also update the methodology to use the best available practices, as necessary.

## Transparency Elements

The methodology incorporates two tables that are to be included in a utility's application to the Minnesota PUC for the use of a VOS tariff. These tables are designed to improve transparency and facilitate understanding among stakeholders and regulators.

- **VOS Data Table.** This table provides a utility-specific defined list of the key input assumptions that go into the VOS tariff calculation. This table is described in more detail later.
- **VOS Calculation Table.** This table includes the list of value components and their gross values, their load-match factors, their Loss Savings Factors, and the computation of the total levelized value.

## Glossary

A glossary is provided at the end of this document defining some of the key terms used throughout this document.

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<sup>4</sup> NREL: Solar Resource Analysis and High-Penetration PV Potential (April 2010).  
<http://www.nrel.gov/docs/fy10osti/47956.pdf>

## Methodology: Assumptions

### Fixed Assumptions

Table 3 and Table 4 present fixed assumptions, common to all utilities and incorporated into this methodology, that are to be applied to the calculation of 2014 VOS tariffs. These may be updated by Commerce in future years as necessary when performing the annual VOS update. Table 4 is described in more detail in the Avoided Environmental Cost subsection. Table terms can be found in the Glossary.

Published values from the Bureau of Labor and Statistics for the Urban Consumer Price Index (CPI) (<ftp://ftp.bls.gov/pub/special.requests/cpi/cpi.ai.txt>) were used to calculate an average annual inflation rate of 2.53% over the last 25 years (see equations below). This was taken as the expected general escalation rate.

$$25yrAvgAnnualInflation = \left( \frac{Nov2013 UCPI}{Nov1988 UCPI} \right)^{1/(2013-1988)} - 1 \quad (1)$$

$$25yrAvgAnnualInflation = \left[ \left( \frac{224.939}{120.300} \right)^{1/25} - 1 \right] = 2.53\% \quad (2)$$

The “Guaranteed NG Fuel Price Escalation” value of 4.77%, used as described later to calculate the Avoided Fuel Costs, is calculated from a best fit to the listed NYMEX futures prices (also shown in Table 3). This fit can be seen below in Figure 2.

Figure 2. Fit to NYMEX natural gas futures prices.

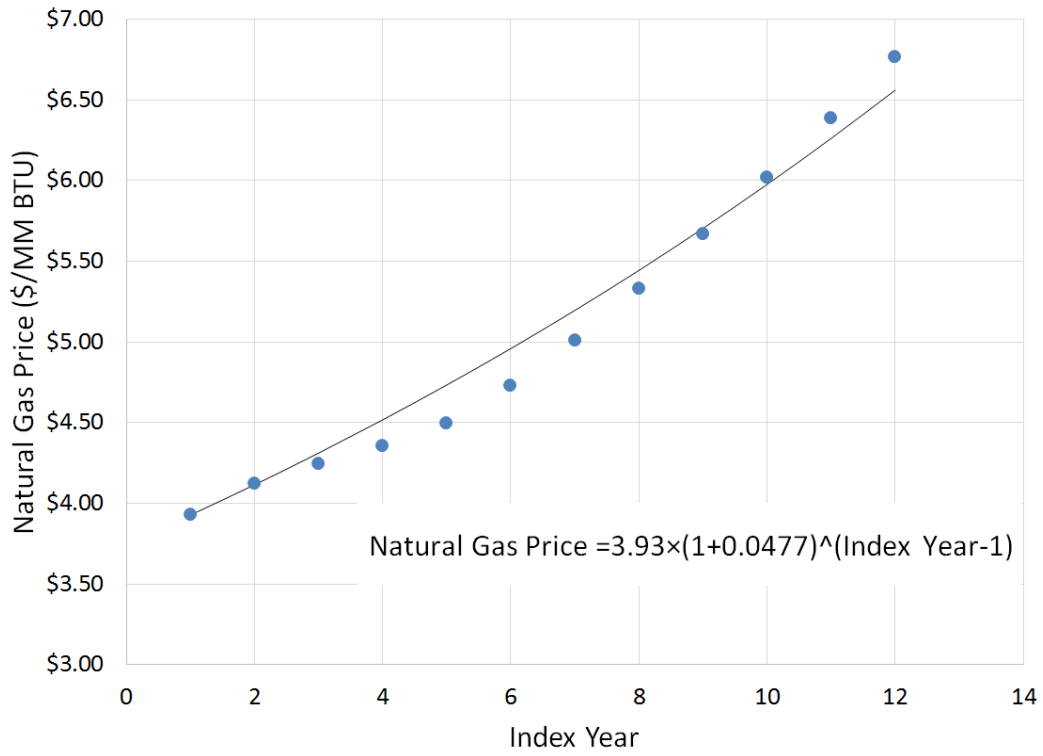


Table 3. Fixed assumptions to be used for 2014 VOS calculations – common to all utilities.

Guaranteed NG Fuel Prices					
Year				Environmental Externalities	
2014	\$3.93	\$ per MMBtu		Environmental discount rate (nominal)	5.61% per year
2015	\$4.12	\$ per MMBtu		Environmental costs	(shown in separate table)
2016	\$4.25	\$ per MMBtu			
2017	\$4.36	\$ per MMBtu		Economic Assumptions	
2018	\$4.50	\$ per MMBtu		General escalation rate	2.53% per year
2019	\$4.73	\$ per MMBtu			
2020	\$5.01	\$ per MMBtu			
2021	\$5.33	\$ per MMBtu		Treasury Yields	
2022	\$5.67	\$ per MMBtu		1 Year	0.13%
2023	\$6.02	\$ per MMBtu		2 Year	0.29%
2024	\$6.39	\$ per MMBtu		3 Year	0.48%
2025	\$6.77	\$ per MMBtu		5 Year	1.01%
				7 Year	1.53%
NG fuel price escalation	4.77%			10 Year	2.14%
				20 Year	2.92%
				30 Year	3.27%
PV Assumptions					
PV degradation rate	0.50%	per year			
PV life	25	years			

Table 4. Fixed environmental externality costs by year.

Year	Analysis Year	CO <sub>2</sub> Cost (\$/MMBtu)	PM10 Cost (\$/MMBtu)	CO Cost (\$/MMBtu)	NO <sub>x</sub> Cost (\$/MMBtu)	Pb Cost (\$/MMBtu)	Total Cost (\$/MMBtu)
2014	0	2.140	0.027	0.000	0.044	0.000	2.210
2015	1	2.255	0.028	0.000	0.045	0.000	2.327
2016	2	2.375	0.028	0.000	0.046	0.000	2.449
2017	3	2.499	0.029	0.000	0.047	0.000	2.575
2018	4	2.628	0.030	0.000	0.048	0.000	2.706
2019	5	2.829	0.030	0.000	0.050	0.000	2.909
2020	6	2.970	0.031	0.000	0.051	0.000	3.052
2021	7	3.045	0.032	0.000	0.052	0.000	3.130
2022	8	3.195	0.033	0.000	0.053	0.000	3.282
2023	9	3.351	0.034	0.000	0.055	0.000	3.439
2024	10	3.512	0.034	0.000	0.056	0.000	3.603
2025	11	3.679	0.035	0.000	0.058	0.000	3.772
2026	12	3.853	0.036	0.000	0.059	0.000	3.948
2027	13	4.033	0.037	0.000	0.061	0.000	4.131
2028	14	4.219	0.038	0.000	0.062	0.000	4.320
2029	15	4.413	0.039	0.000	0.064	0.000	4.516
2030	16	4.613	0.040	0.000	0.065	0.000	4.719
2031	17	4.730	0.041	0.000	0.067	0.000	4.839
2032	18	4.944	0.042	0.000	0.069	0.000	5.054
2033	19	5.165	0.043	0.000	0.070	0.000	5.278
2034	20	5.394	0.044	0.000	0.072	0.000	5.510
2035	21	5.631	0.045	0.000	0.074	0.000	5.750
2036	22	5.877	0.047	0.000	0.076	0.000	5.999
2037	23	6.131	0.048	0.000	0.078	0.000	6.257
2038	24	6.395	0.049	0.000	0.080	0.000	6.524

See explanation in the Avoided Environmental Cost section.



## Utility-Specific Assumptions and Calculations

Some assumptions and calculations are unique to each utility. These include economic assumptions (such as discount rate) and technical calculations (such as ELCC). Utility-specific assumptions and calculations are determined by the utility, and are included in the VOS Data Table, a required transparency element.

The utility-specific calculations (such as capacity-related transmission capital cost) are determined using the methods described in this methodology.

An example VOS Data Table, showing the parameters to be included in the utility filing for the VOS tariff, is shown in Table 5. This table includes values that are given for example only. These example values carry forward in the example calculations.

Table 5. VOS Data Table (EXAMPLE DATA) — required format showing example parameters used in the example calculations.

	Input Data	Units		Input Data	Units
<b>Economic Factors</b>			<b>Power Generation</b>		
Start Year for VOS applicability	2014		Peaking CT, simple cycle		
Discount rate (WACC)	8.00%	per year	Installed cost	900	\$/kW
			Heat rate	9,500	BTU/kWh
<b>Load Match Analysis (see calculation method)</b>			Intermediate peaking CCGT		
ELCC (no loss)	40%	% of rating	Installed cost	1,200	\$/kW
PLR (no loss)	30%	% of rating	Heat rate	6,500	BTU/kWh
Loss Savings - Energy	8%	% of PV output	Other		
Loss Savings - PLR	5%	% of PV output	Solar-weighted heat rate (see calc. method)	8000	BTU per kWh
Loss Savings - ELCC	9%	% of PV output	Fuel Price Overhead	\$0.50	\$ per MMBtu
<b>PV Energy (see calculation method)</b>			Generation life	50	years
First year annual energy	1800	kWh per kW-AC	Heat rate degradation	0.100%	per year
			O&M cost (first Year) - Fixed	\$5.00	per kW-yr
			O&M cost (first Year) - Variable	\$0.0010	\$ per kWh
			O&M cost escalation rate	2.00%	per year
			Reserve planning margin	15%	
<b>Transmission (see calculation method)</b>			<b>Distribution</b>		
Capacity-related transmission capital cost	\$33	\$ per kW-yr	Capacity-related distribution capital cost	\$200	\$ per kW
			Distribution capital cost escalation	2.00%	per year
			Peak load	5000	MW
			Peak load growth rate	1.00%	per year

## Methodology: Technical Analysis

### Load Analysis Period

The VOS methodology requires that a number of technical parameters (PV energy production, effective load carrying capability (ELCC) and peak load reduction (PLR) load-match factors, and electricity-loss factors) be calculated over a fixed period of time in order to account for day-to-day variations and seasonal effects, such as changes in solar radiation. For this reason, the load analysis period must cover a period of at least one year.

The data may start on any day of the year, and multiple years may be included, as long as all included years are contiguous and each included year is a complete one-year period. For example, valid load analysis periods may be 1/1/2012 0:00 to 12/31/2012 23:00 or 11/1/2010 0:00 to 10/31/2013 23:00.

Three types of time series data are required to perform the technical analysis:

- **Hourly Generation Load:** the hourly utility load over the Load Analysis Period. This is the sum of utility generation and import power needed to meet all customer load.
- **Hourly Distribution Load:** the hourly distribution load over the Load Analysis Period. The distribution load is the power entering the distribution system from the transmission system (i.e., generation load minus transmission losses).
- **Hourly PV Fleet Production:** the hourly PV Fleet production over the Load Analysis Period. The PV fleet production is the aggregate generation of all of the PV systems in the PV fleet.

All three types of data must be provided as synchronized, time-stamped hourly values of average power over the same period, and corresponding to the same hourly intervals. Data must be available for every hour of the Load Analysis Period.

PV data using Typical Meteorological Year data is not time synchronized with time series production data, so it should not be used as the basis for PV production.

Data that is not in one-hour intervals must be converted to hourly data (for example, 15-minute meter data would have to be combined to obtain 1-hour data). Also, data values that represent energy must be converted to average power.

If data is missing or deemed erroneous for any time period less than or equal to 24 hours, the values corresponding to that period may be replaced with an equal number of values from the same time interval on the previous or next day if it contains valid data. This data replacement method may be used provided that it does not materially affect the results.

## PV Energy Production

### *PV System Rating Convention*

The methodology uses a rating convention for PV capacity based on AC delivered energy (not DC), taking into account losses internal to the PV system. A PV system rated output is calculated by multiplying the number of modules by the module PTC rating<sup>5</sup> [as listed by the California Energy Commission (CEC)<sup>6</sup>] to account for module de-rate effects. The result is then multiplied by the CEC-listed inverter efficiency rating<sup>7</sup> to account for inverter efficiency, and the result is multiplied by a loss factor to account for internal PV array losses (wiring losses, module mismatch and other losses).

If no CEC module PTC rating is available, the module PTC rating should be calculated as 0.90 times the module STC rating<sup>8</sup>. If no CEC inverter efficiency rating is available, an inverter efficiency of 0.95 should be used. If no measured or design loss factor is available, 0.85 should be used.

To summarize:<sup>9</sup>

Rating (kW-AC) = [Module Quantity] x [Module PTC rating (kW)] x [Inverter Efficiency Rating] x [Loss Factor]

### *Hourly PV Fleet Production*

Hourly PV Fleet Production can be obtained using any one of the following three options:

1. Utility Fleet - Metered Production. Fleet production data can be created by combining actual metered production data for every PV system in the utility service territory, provided that there are a sufficient number of systems<sup>10</sup> installed to accurately derive a correct representation of aggregate PV production. Such metered data is to be gross PV output on the AC side of the

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<sup>5</sup> PTC refers to PVUSA Test Conditions, which were developed to test and compare PV systems as part of the PVUSA (Photovoltaics for Utility Scale Applications) project. PTC are 1,000 Watts per square meter solar irradiance, 20 degrees C air temperature, and wind speed of 1 meter per second at 10 meters above ground level. PV manufacturers use Standard Test Conditions, or STC, to rate their PV products.

<sup>6</sup> CEC module PTC ratings for most modules can be found at:

[http://www.gosolarcalifornia.ca.gov/equipment/pv\\_modules.php](http://www.gosolarcalifornia.ca.gov/equipment/pv_modules.php)

<sup>7</sup> CEC inverter efficiency ratings for most inverters can be found at:

<http://www.gosolarcalifornia.ca.gov/equipment/inverters.php>

<sup>8</sup> PV manufacturers use Standard Test Conditions, or STC, to rate their PV products. STC are 1,000 Watts per square meter solar irradiance, 25 degrees C cell temperature, air mass equal to 1.5, and ASTM G173-03 standard spectrum.

<sup>9</sup> In some cases, this equation will have to be adapted to account for multiple module types and/or inverters. In such cases, the rating of each subsystem can be calculated independently and then added.

<sup>10</sup> A sufficient number of systems has been achieved when adding a single system of random orientation, tilt, tracking characteristics, and capacity (within reason) does not materially change the observed hourly PV Fleet Shape (see next subsection of PV Fleet Shape definition).

system, but before local customer loads are subtracted (i.e., PV must be separately metered from load). Metered data from individual systems is then aggregated by summing the measured output for all systems for each one-hour period. For example, if system A has an average power of 4.5 kW-AC from 11:00 AM to 12:00 PM, and system B has an average power of 2.3 kW-AC from 11:00 AM to 12:00 PM, the combined average power for 11:00 AM to 12:00 PM would be 6.8 kW-AC.

2. Utility Fleet, Simulated Production. If metered data is not available, the aggregate output of all distributed PV systems in the utility service territory can be modeled using PV system technical specifications and hourly irradiance and temperature data. These systems must be deployed in sufficient numbers to accurately derive a correct representation of aggregate PV production. Modeling must take into account the system's location and each array's tracking capability (fixed, single-axis or dual-axis tracking), orientation (tilt and azimuth), module PTC ratings, inverter efficiency and power ratings, other loss factors and the effect of temperature on module output. Technical specifications for each system must be available to enable such modeling. Modeling must also make use of location-specific, time-correlated, measured or satellite-derived plane of array irradiance data. Ideally, the software will also support modeling of solar obstructions.
  - To make use of this option, detailed system specifications for every PV system in the utility's service territory must be obtained. At a minimum, system specifications must include:
    - Location (latitude and longitude)
    - System component ratings (e.g., module ratings and inverter ratings)
    - Tilt and azimuth angles
    - Tracking type (if applicable)
  - After simulating the power production for each system for each hour in the Load Analysis Period, power production must be aggregated by summing the power values for all systems for each one-hour period. For example, if system A has an average power of 4.5 kW-AC from 11:00 AM to 12:00 PM, and system B has an average power of 2.3 kW-AC from 11:00 AM to 12:00 PM, the combined average power for 11:00 AM to 12:00 PM would be 6.8 kW-AC.
3. Expected Fleet, Simulated Production. If neither metered production data nor detailed PV system specifications are available, a diverse set of PV resources can be estimated by simulating groups of systems at major load centers in the utility's service territory with some assumed fleet configuration. To use this method, one or more of the largest load centers in the utility service territory may be used. If a single load center accounts for a high percentage of the utility's total load, a single location will suffice. If there are several large load centers in the territory, groups of systems can be created at each location with capacities proportional to the load in that area.
  - For each location, simulate multiple systems, each rated in proportion to the expected capacity, with azimuth and tilt angles such as the list of systems presented in Table 6. Note

that the list of system configurations should represent the expected fleet composition. No method is explicitly provided to determine the expected fleet composition; however, a utility could analyze the fleet composition of PV fleets outside of its territory.

Table 6. (EXAMPLE) Azimuth and tilt angles

System	Azimuth	Tilt	% Capacity
1	90	20	3.5
2	135	15	3.0
3	135	30	6.5
4	180	0	6.0
5	180	15	16.0
6	180	25	22.5
7	180	35	18.0
8	235	15	8.5
9	235	30	9.0
10	270	20	7.0

- Simulate each of the PV systems for each hour in the Load Analysis Period. Aggregate power production for the systems is obtained by summing the power values for each one-hour period. For example, if system A has an average power of 4.5 kW-AC from 11:00 AM to 12:00 PM, and system B has an average power of 2.3 kW-AC from 11:00 AM to 12:00 PM, the combined average power for 11:00 AM to 12:00 PM would be 6.8 kW-AC.
- If the utility elects to perform a location-specific analysis for the Avoided Distribution Capacity Costs, then it should also take into account what the geographical distribution of the expected PV fleet would be. Again, this could be done by analyzing a PV fleet composition outside of the utility’s territory. An alternative method that would be acceptable is to distribute the expected PV fleet across major load centers. Thereby assuming that PV capacity is likely to be added where significant load (and customer density) already exists.
- Regardless of location count and location weighting, the total fleet rating is taken as the sum of the individual system ratings.

### *PV Fleet Shape*

Regardless of which of the three methods is selected for obtaining the Hourly PV Fleet production, the next step is divide each hour's value by the PV Fleet's aggregate AC rating to obtain the PV Fleet Shape. The units of the PV Fleet Shape are kWh per hour per kW-AC (or, equivalently, average kW per kW-AC).

### *Marginal PV Resource*

The PV Fleet Shape is hourly production of a Marginal PV Resource having a rating of 1 kW-AC.

### *Annual Avoided Energy*

Annual Avoided Energy (kWh per kW-AC per year) is the sum of the hourly PV Fleet Shape across all hours of the Load Analysis Period, divided by the numbers of years in the Load Analysis Period. The result is the annual output of the Marginal PV Resource.

$$\text{Annual Avoided Energy (kWh)} = \frac{\sum \text{Hourly PV Fleet Production}_h}{\text{NumberOfYearsInLoadAnalysisPeriod}} \quad (3)$$

- Defined in this way, the Annual Avoided Energy does not include the effects of loss savings. As described in the Loss Analysis subsection, however, it will have to be calculated for the two loss cases (with losses and without losses).

### **Load-Match Factors**

Capacity-related benefits are time dependent, so it is necessary to evaluate the effectiveness of PV in supporting loads during the critical peak hours. Two different measures of effective capacity are used:

- Effective Load Carrying Capability (ELCC)
- Peak Load Reduction (PLR)

Near term PV penetration levels are used in the calculation of the ELCC and PLR values so that the capacity-related value components will reflect the near term level of PV penetration on the grid. However, the ELCC and PLR will be re-calculated during the annual VOS adjustment and thus reflect any increase in future PV Penetration Levels.

### *Effective Load Carrying Capability (ELCC)*

The Effective Load Carrying Capability (ELCC) is the measure of the effective capacity for distributed PV that can be applied to the avoided generation capacity costs, the avoided reserve capacity costs, the avoided generation fixed O&M costs, and the avoided transmission capacity costs (see Figure 1).

Using current MISO rules for non-wind variable generation (MISO BPM-011, Section 4.2.2.4, page 35)<sup>11</sup>: the ELCC will be calculated from the PV Fleet Shape for hours ending 2pm, 3pm, and 4pm Central Standard Time during June, July, and August over the most recent three years. If three years of data are unavailable, MISO requires “a minimum of 30 consecutive days of historical data during June, July, or August” for the hours ending 2pm, 3pm and 4pm Central Standard Time.

The ELCC is calculated by averaging the PV Fleet Shape over the specified hours, and then dividing by the rating of the Marginal PV Resource (1 kW-AC), which results in a percentage value. Additionally, the ELCC must be calculated for the two loss cases (with and without T&D losses, as described in the Loss Analysis subsection).

### *Peak Load Reduction (PLR)*

The PLR is defined as the maximum distribution load over the Load Analysis Period (without the Marginal PV Resource) minus the maximum distribution load over the Load Analysis Period (with the Marginal PV Resource). The distribution load is the power entering the distribution system from the transmission system (i.e., generation load minus transmission losses). In calculating the PLR, it is not sufficient to limit modeling to the peak hour. All hours over the Load Analysis Period must be included in the calculation. This is because the reduced peak load may not occur in the same hour as the original peak load.

The PLR is calculated as follows. First, determine the maximum Hourly Distribution Load (D1) over the Load Analysis Period. Next, create a second hourly distribution load time series by subtracting the effect of the Marginal PV Resource, i.e., by evaluating what the new distribution load would be each hour given the PV Fleet Shape. Next, determine the maximum load in the second time series (D2). Finally, calculate the PLR by subtracting D2 from D1.

In other words, the PLR represents the capability of the Marginal PV Resource to reduce the peak distribution load over the Load Analysis Period. PLR is expressed in kW per kW-AC.

Additionally, the PLR must be calculated for the two loss cases (with distribution losses and without distribution losses, as described in the Loss Analysis subsection).

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<sup>11</sup> <https://www.misoenergy.org/Library/BusinessPracticesManuals/Pages/BusinessPracticesManuals.aspx>



## Loss Savings Analysis

In order to calculate the required Loss Savings Factors on a marginal basis as described below, it will be necessary to calculate ELCC, PLR and Annual Avoided Energy each twice. They should be calculated first by *including* the effects of avoided marginal losses, and second by *excluding* them. For example, the ELCC would first be calculated by including avoided transmission and distribution losses, and then re-calculated assuming no losses, i.e., as if the Marginal PV Resource was a central (not distributed) resource.

The calculations should observe the following

Table 7. Losses to be considered.

Technical Parameter	Loss Savings Considered
<b>Avoided Annual Energy</b>	Avoided transmission and distribution losses for every hour of the load analysis period.
<b>ELCC</b>	Avoided transmission and distribution losses during the MISO defined hours.
<b>PLR</b>	Avoided distribution losses (not transmission) at peak.

When calculating avoided marginal losses, the analysis must satisfy the following requirements:

1. Avoided losses are to be calculated on an hourly basis over the Load Analysis Period. The avoided losses are to be calculated based on the generation (and import) power during the hour and the expected output of the Marginal PV Resource during the hour.
2. Avoided losses in the transmission system and distribution systems are to be evaluated separately using distinct loss factors based on the most recent study data available.
3. Avoided losses should be calculated on a marginal basis. The marginal avoided losses are the difference in hourly losses between the case without the Marginal PV Resource, and the case with the Marginal PV Resource. Avoided average hourly losses are not calculated. For example, if the Marginal PV Resource were to produce 1 kW of power for an hour in which total customer load is 1000 kW, then the avoided losses would be the calculated losses at 1000 kW of customer load minus the calculated losses at 999 kW of load.
4. Distribution losses should be based on the power entering the distribution system, after transmission losses.
5. Avoided transmission losses should take into account not only the marginal PV generation, but also the avoided marginal distribution losses.

6. Calculations of avoided losses should not include no-load losses (e.g., corona, leakage current). Only load-related losses should be included.
7. Calculations of avoided losses in any hour should take into account the non-linear relationship between losses and load (load-related losses are proportional to the square of the load, assuming constant voltage). For example, the total load-related losses during an hour with a load of 2X would be approximately 4 times the total load-related losses during an hour with a load of only X.

### *Loss Savings Factors*

The Energy Loss Savings Factor (as a percentage) is defined for use within the VOS Calculation Table:

$$\begin{aligned} \text{Annual Avoided Energy}_{\text{WithLosses}} & \qquad \qquad \qquad (4) \\ & = \text{Annual Avoided Energy}_{\text{WithoutLosses}} (1 + \text{Loss Savings}_{\text{Energy}}) \end{aligned}$$

Equation 3 is then rearranged to solve for the Energy Loss Savings Factor:

$$\text{Loss Savings}_{\text{Energy}} = \frac{\text{Annual Avoided Energy}_{\text{WithLosses}}}{\text{Annual Avoided Energy}_{\text{WithoutLosses}}} - 1 \qquad (5)$$

Similarly, the PLR Loss Savings Factor is defined as:

$$\text{Loss Savings}_{\text{PLR}} = \frac{\text{PLR}_{\text{WithLosses}}}{\text{PLR}_{\text{WithoutLosses}}} - 1 \qquad (6)$$

and the ELCC Loss Savings Factor is defined as:

$$\text{Loss Savings}_{\text{ELCC}} = \frac{\text{ELCC}_{\text{WithLosses}}}{\text{ELCC}_{\text{WithoutLosses}}} - 1 \qquad (7)$$

## Methodology: Economic Analysis

The following subsections provide a methodology for performing the economic calculations to derive gross values in \$/kWh for each of the VOS components. These gross component values will then be entered into the VOS Calculation Table, which is the second of the two key transparency elements.

Important Note: The economic analysis is initially performed as if PV was centrally-located (without loss-saving benefits of distributed location) and with output perfectly correlated to load. Real-world adjustments are made later in the final VOS summation by including the results of the loss savings and load match analyses.

### Discount Factors

By convention, the analysis year 0 corresponds to the year in which the VOS tariff will begin. As an example, if a VOS was done in 2013 for customers entering a VOS tariff between January 1, 2014 and December 31, 2014, then year 0 would be 2014, year 1 would be 2015, and so on.

For each year  $i$ , a discount factor is given by

$$DiscountFactor_i = \frac{1}{(1 + DiscountRate)^i} \quad (8)$$

The *DiscountRate* is the utility Weighted Average Cost of Capital.

Similarly, a risk-free discount factor is given by:

$$RiskFreeDiscountFactor_i = \frac{1}{(1 + RiskFreeDiscountRate)^i} \quad (9)$$

The *RiskFreeDiscountRate* is based on the yields of current Treasury securities<sup>12</sup> of 1, 2, 3, 5, 7, 10, 20, and 30 year maturation dates. The *RiskFreeDiscountRate* is used once in the calculation of the Avoided Fuel Costs.

Finally, an environmental discount factor is given by:

$$EnvironmentalDiscountFactor_i = \frac{1}{(1 + EnvironmentalDiscountRate)^i} \quad (10)$$

<sup>12</sup> See <http://www.treasury.gov/resource-center/data-chart-center/interest-rates/Pages/TextView.aspx?data=yield>

The *EnvironmentalDiscountRate* is based on the 3% *real* discount rate that has been determined to be an appropriate societal discount rate for future environmental benefits.<sup>13</sup> As the methodology requires a nominal discount rate, this 3% *real* discount rate is converted into its equivalent 5.61% nominal discount rate as follows:<sup>14</sup>

$$\begin{aligned} \text{NominalDiscountRate} & & (11) \\ &= (1 + \text{RealDiscountRate}) \times (1 + \text{GeneralEscalationRate}) - 1 \end{aligned}$$

The *EnvironmentalDiscountRate* is used once in the calculation of the Avoided Environmental Costs.

PV degradation is accounted for in the economic calculations by reductions of the annual PV production in future years. As such, the PV production in kWh per kW-AC for the marginal PV resource in year *i* is given by:

$$PVProduction_i = PVProduction_0 \times (1 - PVDegradationRate)^i \quad (12)$$

where *PVDegradationRate* is the annual rate of PV degradation, assumed to be 0.5% per year – the standard PV module warranty guarantees a maximum of 0.5% power degradation per annum. *PVProduction<sub>0</sub>* is the Annual Avoided Energy for the Marginal PV Resource.

PV capacity in year *i* for the Marginal PV Resource, taking into account degradation, equals:

$$PVCapacity_i = (1 - PVDegradationRate)^i \quad (13)$$

### Avoided Fuel Cost

Avoided fuel costs are based on long-term, risk-free fuel supply contracts. This value implicitly includes both the avoided cost of fuel as well as the avoided cost of price volatility risk that is otherwise passed from the utility to customers through fuel price adjustments.

PV displaces energy generated from the marginal unit, so it avoids the cost of fuel associated with this generation. Furthermore, the PV system is assumed to have a service life of 25 years, so the uncertainty in fuel price fluctuations is also eliminated over this period. For this reason, the avoided fuel cost must take into account the fuel as if it were purchased under a guaranteed, long term contract.

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<sup>13</sup> <http://www.epa.gov/oms/climate/regulations/scc-tds.pdf>

<sup>14</sup> [http://en.wikipedia.org/wiki/Nominal\\_interest\\_rate](http://en.wikipedia.org/wiki/Nominal_interest_rate)

The methodology provides for three options to accomplish this:

- **Futures Market.** This option is described in detail below, and is based on the NYMEX NG futures with a fixed escalation for years beyond the 12-year trading period.
- **Long Term Price Quotation.** This option is identical to the above option, except the input pricing data is based on an actual price quotation from an AA-rated NG supplier to lock in prices for the 25-year guaranteed period.
- **Utility-guaranteed Price.** This is the 25-year fuel price that is guaranteed by the utilities. Tariffs using the utility guaranteed price will include a mechanism for removing the usage fuel adjustment charges and provide fixed prices over the term.

Table 8 presents the calculation of the economic value of avoided fuel costs.

For the Futures Market option, Guaranteed NG prices are calculated as follows. Prices for the first 12 years are based on NYMEX futures, with each monthly price averaged to give a 12-month average in \$ per MMBtu. Prices for years beyond this NYMEX limit are calculated by applying the assumed annual NYMEX price escalation. An assumed fuel price overhead amount, escalated by year using the assumed NYMEX price escalation, is added to the fuel price to give the burnertip fuel price.

The first-year solar-weighted heat rate is calculated as follows:

$$SolarWeighedHeatRate_0 = \frac{\sum HeatRate_j \times FleetProduction_j}{\sum FleetProduction_j} \quad ( 14 )$$

where the summation is over all hours  $j$  of the load analysis period,  $HeatRate$  is the actual heat rate of the plant on the margin, and  $FleetProduction$  is the Fleet Production Shape time series.

The solar-weighted heat rate for future years is calculated as:

$$SolarWeighedHeatRate_i = SolarWeighedHeatRate_0 \times (1 - HeatRateDegradationRate)^i \quad ( 15 )$$

The utility price in year  $i$  is:

$$UtilityPrice_i = \frac{BurnertipFuelPrice_i \times SolarWeighedHeatRate_i}{10^6} \quad ( 16 )$$

where the burnertip price is in \$ per MMBtu and the heat rate is in Btu per kWh.

Utility cost is the product of the utility price and the per unit PV production. These costs are then discounted using the risk free discount rate and summed for all years. A risk-free discount rate (fitted to the US Treasury yields shown in Table 3) has been selected to account for the fact that there is no risk in the avoided fuel cost.

The VOS price (shown in red in Table 8) is the levelized amount that results in the same discounted amount as the utility price for the Avoided Fuel Cost component.

### **Avoided Plant O&M – Fixed**

Economic value calculations for fixed plant O&M are presented in Table 9. The first year fixed value is escalated at the O&M escalation rate for future years.

Similarly, PV capacity has an initial value of one during the first year because it is applicable to PV systems installed in the first year. Note that effective capacity (load matching) is handled separately, and this table represents the “ideal” resource, as if PV were able to receive the same capacity credit as a fully dispatchable technology.

Fixed O&M is avoided only when the resource requiring fixed O&M is avoided. For example, if new generation is not needed for two years, then the associated fixed O&M is also not needed for two years. In the example calculation, generation is assumed to be needed for all years, so the avoided cost is calculated for all years.

The utility cost is the fixed O&M cost times the PV capacity divided by the utility capacity. Utility prices are the cost divided by the PV production. Costs are discounted using the utility discount factor and are summed for all years.

The VOS component value is calculated as before such that the discounted total is equal to the discounted utility cost.

Table 8. (EXAMPLE) Economic Value of Avoided Fuel Costs.

Year				Prices		p.u. PV Production (kWh)	Costs		Discount Factor (risk free)	Disc. Costs	
	Guaranteed NG Price	Burnertip NG Price	Heat Rate	Utility	VOS		Utility	VOS		Utility	VOS
	(\$/MMBtu)	(\$/MMBtu)	(Btu/kWh)	(\$/kWh)	(\$/kWh)		(\$)	(\$)		(\$)	(\$)
2014	\$3.93	\$4.43	8000	\$0.035	\$0.061	1,800	\$64	\$110	1.000	\$64	\$110
2015	\$4.12	\$4.65	8008	\$0.037	\$0.061	1,791	\$67	\$110	0.999	\$67	\$110
2016	\$4.25	\$4.79	8016	\$0.038	\$0.061	1,782	\$68	\$109	0.994	\$68	\$109
2017	\$4.36	\$4.93	8024	\$0.040	\$0.061	1,773	\$70	\$109	0.986	\$69	\$107
2018	\$4.50	\$5.10	8032	\$0.041	\$0.061	1,764	\$72	\$108	0.971	\$70	\$105
2019	\$4.73	\$5.36	8040	\$0.043	\$0.061	1,755	\$76	\$108	0.951	\$72	\$102
2020	\$5.01	\$5.67	8048	\$0.046	\$0.061	1,747	\$80	\$107	0.927	\$74	\$99
2021	\$5.33	\$6.03	8056	\$0.049	\$0.061	1,738	\$84	\$107	0.899	\$76	\$96
2022	\$5.67	\$6.40	8064	\$0.052	\$0.061	1,729	\$89	\$106	0.872	\$78	\$93
2023	\$6.02	\$6.78	8072	\$0.055	\$0.061	1,721	\$94	\$106	0.842	\$79	\$89
2024	\$6.39	\$7.18	8080	\$0.058	\$0.061	1,712	\$99	\$105	0.809	\$80	\$85
2025	\$6.77	\$7.60	8088	\$0.061	\$0.061	1,703	\$105	\$105	0.786	\$82	\$82
2026	\$7.09	\$7.96	8097	\$0.064	\$0.061	1,695	\$109	\$104	0.762	\$83	\$79
2027	\$7.43	\$8.34	8105	\$0.068	\$0.061	1,686	\$114	\$104	0.737	\$84	\$76
2028	\$7.78	\$8.74	8113	\$0.071	\$0.061	1,678	\$119	\$103	0.713	\$85	\$73
2029	\$8.15	\$9.16	8121	\$0.074	\$0.061	1,670	\$124	\$102	0.688	\$85	\$70
2030	\$8.54	\$9.60	8129	\$0.078	\$0.061	1,661	\$130	\$102	0.663	\$86	\$68
2031	\$8.95	\$10.06	8137	\$0.082	\$0.061	1,653	\$135	\$101	0.637	\$86	\$65
2032	\$9.38	\$10.54	8145	\$0.086	\$0.061	1,645	\$141	\$101	0.612	\$86	\$62
2033	\$9.83	\$11.04	8153	\$0.090	\$0.061	1,636	\$147	\$100	0.587	\$87	\$59
2034	\$10.29	\$11.57	8162	\$0.094	\$0.061	1,628	\$154	\$100	0.563	\$86	\$56
2035	\$10.79	\$12.12	8170	\$0.099	\$0.061	1,620	\$160	\$99	0.543	\$87	\$54
2036	\$11.30	\$12.70	8178	\$0.104	\$0.061	1,612	\$167	\$99	0.523	\$88	\$52
2037	\$11.84	\$13.30	8186	\$0.109	\$0.061	1,604	\$175	\$98	0.504	\$88	\$50
2038	\$12.41	\$13.94	8194	\$0.114	\$0.061	1,596	\$182	\$98	0.485	\$88	\$48

**Validation: Present Value      \$1,999      \$1,999**

Table 9. (EXAMPLE) Economic value of avoided plant O&M – fixed

Year					Costs		Discount Factor	Disc. Costs		Prices	
	O&M Fixed	Utility Capacity	PV Capacity	p.u. PV Production	Utility	VOS		Utility	VOS	Utility	VOS
	(\$/kW)	(p.u.)	(kW)	(kWh)	(\$)	(\$)		(\$)	(\$)	(\$/kWh)	(\$/kWh)
2014	\$5.00	1.000	1.000	1800	\$5	\$6	1.000	\$5	\$6	\$0.003	\$0.003
2015	\$5.10	0.999	0.995	1791	\$5	\$6	0.926	\$5	\$5	\$0.003	\$0.003
2016	\$5.20	0.998	0.990	1782	\$5	\$6	0.857	\$4	\$5	\$0.003	\$0.003
2017	\$5.31	0.997	0.985	1773	\$5	\$6	0.794	\$4	\$5	\$0.003	\$0.003
2018	\$5.41	0.996	0.980	1764	\$5	\$6	0.735	\$4	\$4	\$0.003	\$0.003
2019	\$5.52	0.995	0.975	1755	\$5	\$6	0.681	\$4	\$4	\$0.003	\$0.003
2020	\$5.63	0.994	0.970	1747	\$5	\$6	0.630	\$3	\$4	\$0.003	\$0.003
2021	\$5.74	0.993	0.966	1738	\$6	\$6	0.583	\$3	\$3	\$0.003	\$0.003
2022	\$5.86	0.992	0.961	1729	\$6	\$6	0.540	\$3	\$3	\$0.003	\$0.003
2023	\$5.98	0.991	0.956	1721	\$6	\$6	0.500	\$3	\$3	\$0.003	\$0.003
2024	\$6.09	0.990	0.951	1712	\$6	\$6	0.463	\$3	\$3	\$0.003	\$0.003
2025	\$6.22	0.989	0.946	1703	\$6	\$6	0.429	\$3	\$2	\$0.003	\$0.003
2026	\$6.34	0.988	0.942	1695	\$6	\$6	0.397	\$2	\$2	\$0.004	\$0.003
2027	\$6.47	0.987	0.937	1686	\$6	\$6	0.368	\$2	\$2	\$0.004	\$0.003
2028	\$6.60	0.986	0.932	1678	\$6	\$6	0.340	\$2	\$2	\$0.004	\$0.003
2029	\$6.73	0.985	0.928	1670	\$6	\$6	0.315	\$2	\$2	\$0.004	\$0.003
2030	\$6.86	0.984	0.923	1661	\$6	\$6	0.292	\$2	\$2	\$0.004	\$0.003
2031	\$7.00	0.983	0.918	1653	\$7	\$5	0.270	\$2	\$1	\$0.004	\$0.003
2032	\$7.14	0.982	0.914	1645	\$7	\$5	0.250	\$2	\$1	\$0.004	\$0.003
2033	\$7.28	0.981	0.909	1636	\$7	\$5	0.232	\$2	\$1	\$0.004	\$0.003
2034	\$7.43	0.980	0.905	1628	\$7	\$5	0.215	\$1	\$1	\$0.004	\$0.003
2035	\$7.58	0.979	0.900	1620	\$7	\$5	0.199	\$1	\$1	\$0.004	\$0.003
2036	\$7.73	0.978	0.896	1612	\$7	\$5	0.184	\$1	\$1	\$0.004	\$0.003
2037	\$7.88	0.977	0.891	1604	\$7	\$5	0.170	\$1	\$1	\$0.004	\$0.003
2038	\$8.04	0.976	0.887	1596	\$7	\$5	0.158	\$1	\$1	\$0.005	\$0.003

<b>Validation: Present Value</b>	<b>\$66</b>	<b>\$66</b>
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**Avoided Plant O&M – Variable**

An example calculation of avoided plant O&M is displayed in Table 10. Utility prices are given in the VOS Data Table, escalated each year by the O&M escalation rate. As before, the per unit PV production is shown with annual degradation taken into account. The utility cost is the product of the utility price and the per unit production, and these costs are discounted. The VOS price of variable O&M is the levelized value resulting in the same total discounted cost.

Table 10. (EXAMPLE) Economic value of avoided plant O&M – variable.

Year	Prices		p.u. PV Production (kWh)	Costs		Discount Factor	Disc. Costs	
	Utility	VOS		Utility	VOS		Utility	VOS
	(\$/kWh)	(\$/kWh)		(\$)	(\$)		(\$)	(\$)
2014	\$0.0010	\$0.0012	1,800	\$2	\$2	1.000	\$2	\$2
2015	\$0.0010	\$0.0012	1,791	\$2	\$2	0.926	\$2	\$2
2016	\$0.0010	\$0.0012	1,782	\$2	\$2	0.857	\$2	\$2
2017	\$0.0011	\$0.0012	1,773	\$2	\$2	0.794	\$1	\$2
2018	\$0.0011	\$0.0012	1,764	\$2	\$2	0.735	\$1	\$2
2019	\$0.0011	\$0.0012	1,755	\$2	\$2	0.681	\$1	\$1
2020	\$0.0011	\$0.0012	1,747	\$2	\$2	0.630	\$1	\$1
2021	\$0.0011	\$0.0012	1,738	\$2	\$2	0.583	\$1	\$1
2022	\$0.0012	\$0.0012	1,729	\$2	\$2	0.540	\$1	\$1
2023	\$0.0012	\$0.0012	1,721	\$2	\$2	0.500	\$1	\$1
2024	\$0.0012	\$0.0012	1,712	\$2	\$2	0.463	\$1	\$1
2025	\$0.0012	\$0.0012	1,703	\$2	\$2	0.429	\$1	\$1
2026	\$0.0013	\$0.0012	1,695	\$2	\$2	0.397	\$1	\$1
2027	\$0.0013	\$0.0012	1,686	\$2	\$2	0.368	\$1	\$1
2028	\$0.0013	\$0.0012	1,678	\$2	\$2	0.340	\$1	\$1
2029	\$0.0013	\$0.0012	1,670	\$2	\$2	0.315	\$1	\$1
2030	\$0.0014	\$0.0012	1,661	\$2	\$2	0.292	\$1	\$1
2031	\$0.0014	\$0.0012	1,653	\$2	\$2	0.270	\$1	\$1
2032	\$0.0014	\$0.0012	1,645	\$2	\$2	0.250	\$1	\$0
2033	\$0.0015	\$0.0012	1,636	\$2	\$2	0.232	\$1	\$0
2034	\$0.0015	\$0.0012	1,628	\$2	\$2	0.215	\$1	\$0
2035	\$0.0015	\$0.0012	1,620	\$2	\$2	0.199	\$0	\$0
2036	\$0.0015	\$0.0012	1,612	\$2	\$2	0.184	\$0	\$0
2037	\$0.0016	\$0.0012	1,604	\$3	\$2	0.170	\$0	\$0
2038	\$0.0016	\$0.0012	1,596	\$3	\$2	0.158	\$0	\$0

<b>Validation: Present Value</b>	<b>\$24</b>	<b>\$24</b>
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### Avoided Generation Capacity Cost

The solar-weighted capacity cost is based on the installed capital cost of a peaking combustion turbine and the installed capital cost of a combined cycle gas turbine, interpolated based on heat rate:

$$Cost = Cost_{CCGT} + (HeatRate_{PV} - HeatRate_{CCGT}) \times \frac{Cost_{CT} - Cost_{CCGT}}{HeatRate_{CT} - HeatRate_{CCGT}} \quad (17)$$

Where  $HeatRate_{PV}$  is the solar-weighted heat rate calculated in equation (14).

Using equation (17) with the CT/CCGT heat rates and costs from the example VOS Data Table, we calculated a solar-weighted capacity cost of \$1,050 per kW. In the example, the amortized cost is \$86 per kW-yr.

Table 11 illustrates how utility costs are calculated by taking into account the degrading heat rate of the marginal unit and PV. For example, in year 2015, the utility cost is \$86 per kW-yr x 0.999 / 0.995 to give \$85 for each unit of effective PV capacity. Utility prices are back-calculated for reference from the per unit PV production. Again, the VOS price is selected to give the same total discounted cost as the utility costs for the Generation Capacity Cost component.

Table 11. (EXAMPLE) Economic value of avoided generation capacity cost.

Year					Costs		Discount Factor	Disc. Costs		Prices	
	Capacity Cost	Utility Capacity	PV Capacity	p.u. PV Production	Utility	VOS		Utility	VOS	Utility	VOS
	(\$/kW-yr)	(p.u.)	(kW)	(kWh)	(\$)	(\$)		(\$)	(\$)	(\$/kWh)	(\$/kWh)
2014	\$86	1.000	1.000	1800	\$86	\$87	1.000	\$86	\$87	\$0.048	\$0.048
2015	\$86	0.999	0.995	1791	\$85	\$86	0.926	\$79	\$80	\$0.048	\$0.048
2016	\$86	0.998	0.990	1782	\$85	\$86	0.857	\$73	\$73	\$0.048	\$0.048
2017	\$86	0.997	0.985	1773	\$85	\$85	0.794	\$67	\$68	\$0.048	\$0.048
2018	\$86	0.996	0.980	1764	\$84	\$85	0.735	\$62	\$62	\$0.048	\$0.048
2019	\$86	0.995	0.975	1755	\$84	\$84	0.681	\$57	\$57	\$0.048	\$0.048
2020	\$86	0.994	0.970	1747	\$84	\$84	0.630	\$53	\$53	\$0.048	\$0.048
2021	\$86	0.993	0.966	1738	\$83	\$84	0.583	\$49	\$49	\$0.048	\$0.048
2022	\$86	0.992	0.961	1729	\$83	\$83	0.540	\$45	\$45	\$0.048	\$0.048
2023	\$86	0.991	0.956	1721	\$83	\$83	0.500	\$41	\$41	\$0.048	\$0.048
2024	\$86	0.990	0.951	1712	\$82	\$82	0.463	\$38	\$38	\$0.048	\$0.048
2025	\$86	0.989	0.946	1703	\$82	\$82	0.429	\$35	\$35	\$0.048	\$0.048
2026	\$86	0.988	0.942	1695	\$82	\$81	0.397	\$32	\$32	\$0.048	\$0.048
2027	\$86	0.987	0.937	1686	\$81	\$81	0.368	\$30	\$30	\$0.048	\$0.048
2028	\$86	0.986	0.932	1678	\$81	\$81	0.340	\$28	\$27	\$0.048	\$0.048
2029	\$86	0.985	0.928	1670	\$81	\$80	0.315	\$25	\$25	\$0.048	\$0.048
2030	\$86	0.984	0.923	1661	\$80	\$80	0.292	\$23	\$23	\$0.048	\$0.048
2031	\$86	0.983	0.918	1653	\$80	\$79	0.270	\$22	\$21	\$0.049	\$0.048
2032	\$86	0.982	0.914	1645	\$80	\$79	0.250	\$20	\$20	\$0.049	\$0.048
2033	\$86	0.981	0.909	1636	\$80	\$79	0.232	\$18	\$18	\$0.049	\$0.048
2034	\$86	0.980	0.905	1628	\$79	\$78	0.215	\$17	\$17	\$0.049	\$0.048
2035	\$86	0.979	0.900	1620	\$79	\$78	0.199	\$16	\$15	\$0.049	\$0.048
2036	\$86	0.978	0.896	1612	\$79	\$77	0.184	\$14	\$14	\$0.049	\$0.048
2037	\$86	0.977	0.891	1604	\$78	\$77	0.170	\$13	\$13	\$0.049	\$0.048
2038	\$86	0.976	0.887	1596	\$78	\$77	0.158	\$12	\$12	\$0.049	\$0.048

<b>Validation: Present Value</b>	<b>\$958</b>	<b>\$958</b>
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### **Avoided Reserve Capacity Cost**

An example of the calculation of avoided reserve capacity cost is shown in Table 12. This is identical to the generation capacity cost calculation, except utility costs are multiplied by the reserve capacity margin. In the example, the reserve capacity margin is 15%, so the utility cost for 2014 is calculated as \$86 per unit effective capacity x 15% = \$13. The rest of the calculation is identical to the capacity cost calculation.

### **Avoided Transmission Capacity Cost**

Avoided transmission costs are calculated the same way as avoided generation costs except in two ways. First, transmission capacity is assumed not to degrade over time (PV degradation is still accounted for). Second, avoided transmission capacity costs are calculated based on the utility's 5-year average MISO OATT Schedule 9 charge in Start Year USD, e.g., in 2014 USD if year one of the VOS tariff was 2014. Table 13 shows the example calculation.

Table 12. (EXAMPLE) Economic value of avoided reserve capacity cost.

Year	Capacity Cost	Gen. Capacity	PV Capacity	p.u. PV Production	Costs		Discount Factor	Disc. Costs		Prices	
					Utility	VOS		Utility	VOS	Utility	VOS
					(\$/kW-yr)	(p.u.)		(kW)	(kWh)	(\$)	(\$)
2014	\$86	1.000	1.000	1800	\$13	\$13	1.000	\$13	\$13	\$0.007	\$0.007
2015	\$86	0.999	0.995	1791	\$13	\$13	0.926	\$12	\$12	\$0.007	\$0.007
2016	\$86	0.998	0.990	1782	\$13	\$13	0.857	\$11	\$11	\$0.007	\$0.007
2017	\$86	0.997	0.985	1773	\$13	\$13	0.794	\$10	\$10	\$0.007	\$0.007
2018	\$86	0.996	0.980	1764	\$13	\$13	0.735	\$9	\$9	\$0.007	\$0.007
2019	\$86	0.995	0.975	1755	\$13	\$13	0.681	\$9	\$9	\$0.007	\$0.007
2020	\$86	0.994	0.970	1747	\$13	\$13	0.630	\$8	\$8	\$0.007	\$0.007
2021	\$86	0.993	0.966	1738	\$13	\$13	0.583	\$7	\$7	\$0.007	\$0.007
2022	\$86	0.992	0.961	1729	\$12	\$12	0.540	\$7	\$7	\$0.007	\$0.007
2023	\$86	0.991	0.956	1721	\$12	\$12	0.500	\$6	\$6	\$0.007	\$0.007
2024	\$86	0.990	0.951	1712	\$12	\$12	0.463	\$6	\$6	\$0.007	\$0.007
2025	\$86	0.989	0.946	1703	\$12	\$12	0.429	\$5	\$5	\$0.007	\$0.007
2026	\$86	0.988	0.942	1695	\$12	\$12	0.397	\$5	\$5	\$0.007	\$0.007
2027	\$86	0.987	0.937	1686	\$12	\$12	0.368	\$4	\$4	\$0.007	\$0.007
2028	\$86	0.986	0.932	1678	\$12	\$12	0.340	\$4	\$4	\$0.007	\$0.007
2029	\$86	0.985	0.928	1670	\$12	\$12	0.315	\$4	\$4	\$0.007	\$0.007
2030	\$86	0.984	0.923	1661	\$12	\$12	0.292	\$4	\$3	\$0.007	\$0.007
2031	\$86	0.983	0.918	1653	\$12	\$12	0.270	\$3	\$3	\$0.007	\$0.007
2032	\$86	0.982	0.914	1645	\$12	\$12	0.250	\$3	\$3	\$0.007	\$0.007
2033	\$86	0.981	0.909	1636	\$12	\$12	0.232	\$3	\$3	\$0.007	\$0.007
2034	\$86	0.980	0.905	1628	\$12	\$12	0.215	\$3	\$3	\$0.007	\$0.007
2035	\$86	0.979	0.900	1620	\$12	\$12	0.199	\$2	\$2	\$0.007	\$0.007
2036	\$86	0.978	0.896	1612	\$12	\$12	0.184	\$2	\$2	\$0.007	\$0.007
2037	\$86	0.977	0.891	1604	\$12	\$12	0.170	\$2	\$2	\$0.007	\$0.007
2038	\$86	0.976	0.887	1596	\$12	\$12	0.158	\$2	\$2	\$0.007	\$0.007

<b>Validation: Present Value</b>	<b>\$144</b>	<b>\$144</b>
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Table 13. (EXAMPLE) Economic value of avoided transmission capacity cost.

Year	Capacity Cost	Trans. Capacity	PV Capacity	p.u. PV Production	Costs		Discount Factor	Disc. Costs		Prices	
					Utility	VOS		Utility	VOS	Utility	VOS
					(\$/kW-yr)	(p.u.)		(kW)	(kWh)	(\$)	(\$)
2014	\$33	1.000	1.000	1800	\$33	\$33	1.000	\$33	\$33	\$0.018	\$0.018
2015	\$33	1.000	0.995	1791	\$33	\$33	0.926	\$30	\$30	\$0.018	\$0.018
2016	\$33	1.000	0.990	1782	\$33	\$33	0.857	\$28	\$28	\$0.018	\$0.018
2017	\$33	1.000	0.985	1773	\$33	\$33	0.794	\$26	\$26	\$0.018	\$0.018
2018	\$33	1.000	0.980	1764	\$32	\$32	0.735	\$24	\$24	\$0.018	\$0.018
2019	\$33	1.000	0.975	1755	\$32	\$32	0.681	\$22	\$22	\$0.018	\$0.018
2020	\$33	1.000	0.970	1747	\$32	\$32	0.630	\$20	\$20	\$0.018	\$0.018
2021	\$33	1.000	0.966	1738	\$32	\$32	0.583	\$19	\$19	\$0.018	\$0.018
2022	\$33	1.000	0.961	1729	\$32	\$32	0.540	\$17	\$17	\$0.018	\$0.018
2023	\$33	1.000	0.956	1721	\$32	\$32	0.500	\$16	\$16	\$0.018	\$0.018
2024	\$33	1.000	0.951	1712	\$31	\$31	0.463	\$15	\$15	\$0.018	\$0.018
2025	\$33	1.000	0.946	1703	\$31	\$31	0.429	\$13	\$13	\$0.018	\$0.018
2026	\$33	1.000	0.942	1695	\$31	\$31	0.397	\$12	\$12	\$0.018	\$0.018
2027	\$33	1.000	0.937	1686	\$31	\$31	0.368	\$11	\$11	\$0.018	\$0.018
2028	\$33	1.000	0.932	1678	\$31	\$31	0.340	\$10	\$10	\$0.018	\$0.018
2029	\$33	1.000	0.928	1670	\$31	\$31	0.315	\$10	\$10	\$0.018	\$0.018
2030	\$33	1.000	0.923	1661	\$30	\$30	0.292	\$9	\$9	\$0.018	\$0.018
2031	\$33	1.000	0.918	1653	\$30	\$30	0.270	\$8	\$8	\$0.018	\$0.018
2032	\$33	1.000	0.914	1645	\$30	\$30	0.250	\$8	\$8	\$0.018	\$0.018
2033	\$33	1.000	0.909	1636	\$30	\$30	0.232	\$7	\$7	\$0.018	\$0.018
2034	\$33	1.000	0.905	1628	\$30	\$30	0.215	\$6	\$6	\$0.018	\$0.018
2035	\$33	1.000	0.900	1620	\$30	\$30	0.199	\$6	\$6	\$0.018	\$0.018
2036	\$33	1.000	0.896	1612	\$30	\$30	0.184	\$5	\$5	\$0.018	\$0.018
2037	\$33	1.000	0.891	1604	\$29	\$29	0.170	\$5	\$5	\$0.018	\$0.018
2038	\$33	1.000	0.887	1596	\$29	\$29	0.158	\$5	\$5	\$0.018	\$0.018

<b>Validation: Present Value</b>	<b>\$365</b>	<b>\$365</b>
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## Avoided Distribution Capacity Cost

Avoided distribution capacity costs may be calculated in either of two ways:

- **System-wide Avoided Costs.** These are calculated using utility-wide costs and lead to a VOS rate that is “averaged” and applicable to all solar customers. This method is described below in the methodology.
- **Location-specific Avoided Costs.** These are calculated using location-specific costs, growth rates, etc., and lead to location-specific VOS rates. This method provides the utility with a means for offering a higher-value VOS rate in areas where capacity is most needed (areas of highest value). The details of this method are site specific and not included in the methodology, however they are to be implemented in accordance with the requirements set for the below.

### *System-wide Avoided Costs*

System wide costs and peak growth rates are determined using actual data from each of the last 10 years. The costs and growth rate must be taken over the same time period because the historical investments must be tied to the growth associated with those investments.

All costs for each year for FERC accounts 360, 361, 362, 365, 366, and 367 should be included. These costs, however, should be adjusted to consider only capacity-related amounts. As such, the capacity-related percentages shown in Table 14 will be utility specific.

Table 14. (EXAMPLE) Determination of deferrable costs.

Account	Account Name	Additions (\$) [A]	Retirements (\$) [R]	Net Additions (\$) = [A] - [R]	Capacity Related?	Deferrable (\$)
<b>DISTRIBUTION PLANT</b>						
360	Land and Land Rights	13,931,928	233,588	13,698,340	100%	13,698,340
361	Structures and Improvements	35,910,551	279,744	35,630,807	100%	35,630,807
362	Station Equipment	478,389,052	20,808,913	457,580,139	100%	457,580,139
363	Storage Battery Equipment					
364	Poles, Towers, and Fixtures	310,476,864	9,489,470	300,987,394		
365	Overhead Conductors and Devices	349,818,997	22,090,380	327,728,617	25%	81,932,154
366	Underground Conduit	210,115,953	10,512,018	199,603,935	25%	49,900,984
367	Underground Conductors and Devices	902,527,963	32,232,966	870,294,997	25%	217,573,749
368	Line Transformers	389,984,149	19,941,075	370,043,074		
369	Services	267,451,206	5,014,559	262,436,647		
370	Meters	118,461,196	4,371,827	114,089,369		
371	Installations on Customer Premises	22,705,193		22,705,193		
372	Leased Property on Customer Premises					
373	Street Lighting and Signal Systems	53,413,993	3,022,447	50,391,546		
374	Asset Retirement Costs for Distribution Plant	15,474,098	2,432,400	13,041,698		
<b>TOTAL</b>		<b>3,168,661,143</b>	<b>130,429,387</b>	<b>3,038,231,756</b>		<b>\$856,316,173</b>



Cost per unit growth (\$ per kW) is calculated by taking all of the total deferrable cost for each year, adjusting for inflation, and dividing by the kW increase in peak annual load over the 10 years.

Future growth in peak load is assumed to be at the same rate as the last 10 years. It is calculated using the ratio of peak loads of the most recent year (year 10) and the peak load from the earlier year (year 1):

$$GrowthRate = \left( \frac{P_{10}}{P_1} \right)^{1/10} - 1 \quad (18)$$

A sample economic value calculation is presented in Table 15. The distribution cost for the first year (\$200 per kW in the example) is taken from the analysis of historical cost and growth as described above. This cost is escalated each year using the rate in the VOS Data Table.

For each future year, the amount of new distribution capacity is calculated based on the growth rate, and this is multiplied by the cost per kW to get the cost for the year. The total discounted cost is calculated (\$149M) and amortized over the 25 years.

PV is assumed to be installed in sufficient capacity to allow this investment stream to be deferred for one year. The total discounted cost of the deferred time series is calculated (\$140M) and amortized.

Utility costs are calculated using the difference between the amortized costs of the conventional plan and the amortized cost of the deferred plan. For example, the utility cost for 2022 is (\$14M - \$13M)/54MW x 1000 W/kW = \$14 per effective kW of PV. As before, utility prices are back-calculated using PV production, and the VOS component rate is calculated such that the total discounted amount equals the discounted utility cost.

### *Location-specific Avoided Costs*

As an alternative to system-wide costs for distribution, location-specific costs may be used. When calculating location-specific costs, the calculation should follow the same method of the system-wide avoided cost method, but use local technical and cost data. The calculation should satisfy the following requirements:

- The distribution cost VOS should be calculated for each distribution planning area, defined as the minimum area in which capacity needs cannot be met by transferring loads internally from one circuit to another.
- Distribution loads (the sum of all relevant feeders), peak load growth rates and capital costs should be based on the distribution planning area.
- Local Fleet Production Shapes may be used, if desired. Alternatively, the system-level Fleet Production Shape may be used.

- Anticipated capital costs should be evaluated based on capacity related investments only (as above) using budgetary engineering cost estimates. All anticipated capital investments in the planning area should be included. Planned capital investments should be assumed to meet capacity requirements for the number of years defined by the amount of new capacity added (in MW) divided by the local growth rate (MW per year). Beyond this time period, which is beyond the planning horizon, new capacity investments should be assumed each year using the system-wide method.
- Planning areas for which engineering cost estimates are not available may be combined, and the VOS calculated using the system-wide method.

Table 15. (EXAMPLE) Economic value of avoided distribution capacity cost, system-wide.

Year	Distribution Cost	Conventional Distribution Planning				Deferred Distribution Planning			
		New Dist. Capacity	Capital Cost	Disc. Capital Cost	Amortized	Def. Dist. Capacity	Def. Capital Cost	Disc. Capital Cost	Amortized
		(\$/kW)	(MW)	(\$M)	(\$M)	\$/yr	(MW)	(\$M)	(\$M)
2014	\$200	50	\$10	\$10	\$14				\$13
2015	\$204	50	\$10	\$9	\$14	50	\$10	\$9	\$13
2016	\$208	51	\$11	\$9	\$14	50	\$10	\$9	\$13
2017	\$212	51	\$11	\$9	\$14	51	\$11	\$9	\$13
2018	\$216	52	\$11	\$8	\$14	51	\$11	\$8	\$13
2019	\$221	52	\$11	\$8	\$14	52	\$11	\$8	\$13
2020	\$225	53	\$12	\$7	\$14	52	\$12	\$7	\$13
2021	\$230	53	\$12	\$7	\$14	53	\$12	\$7	\$13
2022	\$234	54	\$13	\$7	\$14	53	\$12	\$7	\$13
2023	\$239	54	\$13	\$6	\$14	54	\$13	\$6	\$13
2024	\$244	55	\$13	\$6	\$14	54	\$13	\$6	\$13
2025	\$249	55	\$14	\$6	\$14	55	\$14	\$6	\$13
2026	\$254	56	\$14	\$6	\$14	55	\$14	\$6	\$13
2027	\$259	56	\$15	\$5	\$14	56	\$14	\$5	\$13
2028	\$264	57	\$15	\$5	\$14	56	\$15	\$5	\$13
2029	\$269	57	\$15	\$5	\$14	57	\$15	\$5	\$13
2030	\$275	58	\$16	\$5	\$14	57	\$16	\$5	\$13
2031	\$280	59	\$16	\$4	\$14	58	\$16	\$4	\$13
2032	\$286	59	\$17	\$4	\$14	59	\$17	\$4	\$13
2033	\$291	60	\$17	\$4	\$14	59	\$17	\$4	\$13
2034	\$297	60	\$18	\$4	\$14	60	\$18	\$4	\$13
2035	\$303	61	\$18	\$4	\$14	60	\$18	\$4	\$13
2036	\$309	62	\$19	\$4	\$14	61	\$19	\$3	\$13
2037	\$315	62	\$20	\$3	\$14	62	\$19	\$3	\$13
2038	\$322	63	\$20	\$3	\$14	62	\$20	\$3	\$13
2039	\$328					63	\$21	\$3	
				\$149				\$140	

CONTINUED Table 15. (EXAMPLE) Economic value of avoided distribution capacity cost, system-wide.

Year	p.u. PV Production	Costs		Discount Factor	Disc. Costs		Prices	
		Utility	VOS		Utility	VOS	Utility	VOS
		(kWh)	(\$)		(\$)	(\$)	(\$)	(\$/kWh)
2014	1800	\$16	\$15	1.000	\$16	\$15	\$0.009	\$0.008
2015	1791	\$15	\$15	0.926	\$14	\$14	\$0.009	\$0.008
2016	1782	\$15	\$15	0.857	\$13	\$13	\$0.009	\$0.008
2017	1773	\$15	\$15	0.794	\$12	\$12	\$0.009	\$0.008
2018	1764	\$15	\$15	0.735	\$11	\$11	\$0.009	\$0.008
2019	1755	\$15	\$15	0.681	\$10	\$10	\$0.008	\$0.008
2020	1747	\$15	\$15	0.630	\$9	\$9	\$0.008	\$0.008
2021	1738	\$15	\$15	0.583	\$9	\$8	\$0.008	\$0.008
2022	1729	\$14	\$14	0.540	\$8	\$8	\$0.008	\$0.008
2023	1721	\$14	\$14	0.500	\$7	\$7	\$0.008	\$0.008
2024	1712	\$14	\$14	0.463	\$7	\$7	\$0.008	\$0.008
2025	1703	\$14	\$14	0.429	\$6	\$6	\$0.008	\$0.008
2026	1695	\$14	\$14	0.397	\$6	\$6	\$0.008	\$0.008
2027	1686	\$14	\$14	0.368	\$5	\$5	\$0.008	\$0.008
2028	1678	\$14	\$14	0.340	\$5	\$5	\$0.008	\$0.008
2029	1670	\$13	\$14	0.315	\$4	\$4	\$0.008	\$0.008
2030	1661	\$13	\$14	0.292	\$4	\$4	\$0.008	\$0.008
2031	1653	\$13	\$14	0.270	\$4	\$4	\$0.008	\$0.008
2032	1645	\$13	\$14	0.250	\$3	\$3	\$0.008	\$0.008
2033	1636	\$13	\$14	0.232	\$3	\$3	\$0.008	\$0.008
2034	1628	\$13	\$14	0.215	\$3	\$3	\$0.008	\$0.008
2035	1620	\$13	\$14	0.199	\$3	\$3	\$0.008	\$0.008
2036	1612	\$13	\$13	0.184	\$2	\$2	\$0.008	\$0.008
2037	1604	\$12	\$13	0.170	\$2	\$2	\$0.008	\$0.008
2038	1596	\$12	\$13	0.158	\$2	\$2	\$0.008	\$0.008
2039								

<b>Validation: Present Value</b>	<b>\$166</b>	<b>\$166</b>
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### Avoided Environmental Cost

Environmental costs are included as a required component and are based on existing Minnesota and EPA externality costs. CO<sub>2</sub> and non-CO<sub>2</sub> natural gas emissions factors (lb per MM BTU of natural gas) are taken from the EPA<sup>15</sup> and NaturalGas.org,<sup>16</sup> both of which have nearly identical numbers for the emissions factors. Avoided environmental costs are based on the federal social cost of CO<sub>2</sub> emissions<sup>17</sup> plus the Minnesota PUC-established externality costs for non-CO<sub>2</sub> emissions<sup>18</sup>.

The externality cost of CO<sub>2</sub> emissions shown in Table 4 are calculated as follows. The EPA Social Cost of Carbon (CO<sub>2</sub>) estimated for a given year is published in 2007 dollars per metric ton. These costs are adjusted for inflation (converted to current dollars), converted to dollars per short ton, and then converted to cost per unit fuel consumption using the assumed values in Table 16.

For example, the EPA externality cost for 2020 (3.0% discount rate, average) is \$43 per metric ton of CO<sub>2</sub> emissions in 2007 dollars. This is converted to current dollars by multiplying by a CPI adjustment factor; for 2014, the CPI adjustment factor is of 1.12. The resulting CO<sub>2</sub> costs per metric ton in current dollars are then converted to dollars per short ton by dividing by 1.102. Finally, the costs are escalated using the general escalation rate of 2.53% per year to give \$50.77 per ton. Which equates to \$51.22 per ton of CO<sub>2</sub>, divided by 2000 pounds per ton, and multiplied by 117.0 pounds of CO<sub>2</sub> per MMBtu = \$2.970 per MMBtu in 2020 dollars.

Table 16. Natural Gas Emissions.

	NG Emissions (lb/MMBtu)
PM10	0.007
CO	0.04
NOX	0.092
Pb	0.00
CO2	117.0

<sup>15</sup> <http://www.epa.gov/climatechange/ghgemissions/ind-assumptions.html> and <http://www.epa.gov/ttnchie1/ap42/>

<sup>16</sup> <http://www.naturalgas.org/environment/naturalgas.asp>

<sup>17</sup> See <http://www.epa.gov/climatechange/EPAactivities/economics/scc.html>, EPA technical document appendix, May 2013.

<sup>18</sup> "Notice of Updated Environmental Externality Values," issued June 5, 2013, PUC docket numbers E-999/CI-93-583 and E-999/CI-00-1636.

All pollutants other than CO<sub>2</sub> are calculated using the Minnesota externality costs using the following method. Externality costs are taken as the midpoint of the low and high values for the urban scenario, adjusted to current dollars, and converted to a fuel-based value using Table 16.

For example, MN's published costs for PM<sub>10</sub> are \$6,291 per ton (low case) and \$9,056 per ton (high case). These are averaged to be  $(\$6291 + \$9056) / 2 = \$7674$  per ton of PM<sub>10</sub> emissions. For 2020, these are escalated using the general escalation rate of 2.53% per year to \$8,917 per ton. Which equates to \$8,917 per ton of PM<sub>10</sub>, divided by 2000 pounds per ton, multiplied by 0.007 pounds of PM<sub>10</sub> per MMBtu = \$0.031 per MMBtu. Similar calculations are done for the other pollutants.

In the example shown in Table 17, the environmental cost is the sum of the costs of all pollutants. For example, in 2020, the total cost of \$3.052 per MMBtu corresponds to the 2020 total cost in Table 4. This cost is multiplied by the heat rate for the year (see Avoided Fuel Cost calculation) and divided by 10<sup>6</sup> (to convert Btus to MMBtus), which results in the environmental cost in dollars per kWh for each year. The remainder of the calculation follows the same method as the avoided variable O&M costs but using the environmental discount factor (see Discount Factors for a description of the environmental discount factor and its calculation).

### **Avoided Voltage Control Cost**

This is reserved for future updates to the methodology.

### **Solar Integration Cost**

This is reserved for future updates to the methodology.

Table 17. (EXAMPLE) Economic value of avoided environmental cost.

Year	Env. Cost (\$/MMBtu)	Heat Rate (Btu/kWh)	Prices		p.u. PV Production (kWh)	Costs		Discount Factor	Disc. Costs	
			Utility	VOS		Utility	VOS		Utility	VOS
			(\$/kWh)	(\$/kWh)		(\$)	(\$)		(\$)	(\$)
2014	2.210	8000	\$0.018	\$0.029	1,800	\$32	\$52	1.000	\$32	\$52
2015	2.327	8008	\$0.019	\$0.029	1,791	\$33	\$52	0.947	\$32	\$49
2016	2.449	8016	\$0.020	\$0.029	1,782	\$35	\$52	0.897	\$31	\$46
2017	2.575	8024	\$0.021	\$0.029	1,773	\$37	\$51	0.849	\$31	\$44
2018	2.706	8032	\$0.022	\$0.029	1,764	\$38	\$51	0.804	\$31	\$41
2019	2.909	8040	\$0.023	\$0.029	1,755	\$41	\$51	0.761	\$31	\$39
2020	3.052	8048	\$0.025	\$0.029	1,747	\$43	\$51	0.721	\$31	\$36
2021	3.130	8056	\$0.025	\$0.029	1,738	\$44	\$50	0.682	\$30	\$34
2022	3.282	8064	\$0.026	\$0.029	1,729	\$46	\$50	0.646	\$30	\$32
2023	3.439	8072	\$0.028	\$0.029	1,721	\$48	\$50	0.612	\$29	\$30
2024	3.603	8080	\$0.029	\$0.029	1,712	\$50	\$50	0.579	\$29	\$29
2025	3.772	8088	\$0.031	\$0.029	1,703	\$52	\$49	0.549	\$29	\$27
2026	3.948	8097	\$0.032	\$0.029	1,695	\$54	\$49	0.519	\$28	\$25
2027	4.131	8105	\$0.033	\$0.029	1,686	\$56	\$49	0.492	\$28	\$24
2028	4.320	8113	\$0.035	\$0.029	1,678	\$59	\$49	0.466	\$27	\$23
2029	4.516	8121	\$0.037	\$0.029	1,670	\$61	\$48	0.441	\$27	\$21
2030	4.719	8129	\$0.038	\$0.029	1,661	\$64	\$48	0.417	\$27	\$20
2031	4.839	8137	\$0.039	\$0.029	1,653	\$65	\$48	0.395	\$26	\$19
2032	5.054	8145	\$0.041	\$0.029	1,645	\$68	\$48	0.374	\$25	\$18
2033	5.278	8153	\$0.043	\$0.029	1,636	\$70	\$47	0.354	\$25	\$17
2034	5.510	8162	\$0.045	\$0.029	1,628	\$73	\$47	0.336	\$25	\$16
2035	5.750	8170	\$0.047	\$0.029	1,620	\$76	\$47	0.318	\$24	\$15
2036	5.999	8178	\$0.049	\$0.029	1,612	\$79	\$47	0.301	\$24	\$14
2037	6.257	8186	\$0.051	\$0.029	1,604	\$82	\$46	0.285	\$23	\$13
2038	6.524	8194	\$0.053	\$0.029	1,596	\$85	\$46	0.270	\$23	\$12

<b>Validation: Present Value</b>	<b>\$697</b>	<b>\$697</b>
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## VOS Example Calculation

The economic value, load match, distributed loss savings, and distributed PV value are combined in the required VOS Levelized Calculation Chart. An example is presented in Figure 3 using the assumptions made for the example calculation. Actual VOS results will differ from those shown in the example, but utilities will include in their application a VOS Levelized Calculation Chart in the same format. For completeness, Figure 4 (not required of the utilities) is presented showing graphically the relative importance of the components in the example.

Figure 3. (EXAMPLE) VOS Levelized Calculation Chart (Required).

25 Year Levelized Value		Gross Starting Value	×	Load Match Factor	×	(1 +	Loss Savings Factor	) =	Distributed PV Value
		(\$/kWh)		(%)			(%)		(\$/kWh)
Avoided Fuel Cost	\$0.061						8%		\$0.066
Avoided Plant O&M - Fixed	\$0.003			40%			9%		\$0.001
Avoided Plant O&M - Variable	\$0.001						8%		\$0.001
Avoided Gen Capacity Cost	\$0.048			40%			9%		\$0.021
Avoided Reserve Capacity Cost	\$0.007			40%			9%		\$0.003
Avoided Trans. Capacity Cost	\$0.018			40%			9%		\$0.008
Avoided Dist. Capacity Cost	\$0.008			30%			5%		\$0.003
Avoided Environmental Cost	\$0.029						8%		\$0.031
Avoided Voltage Control Cost									
Solar Integration Cost									
									\$0.135

Having calculated the levelized VOS credit, an inflation-adjusted VOS can then be found. An EXAMPLE inflation-adjusted VOS is provided in Figure 5 by using the general escalation rate as the annual inflation rate for all years of the analysis period. Both the inflation-adjusted VOS and the levelized VOS in Figure 5 represent the same long-term value. The methodology requires that the inflation-adjusted (nominal) VOS be used and updated annually to account for the current year’s inflation rate.

To calculate the inflation-adjusted VOS for the first year, the products of the levelized VOS, PV production and the discount factor are summed for each year of the analysis period and then divided by the sum of the products of the escalation factor, PV production, and the discount factor for each year of the analysis period, as shown below in Equation ( 19 ).



Figure 4. (EXAMPLE) Levelized value components.

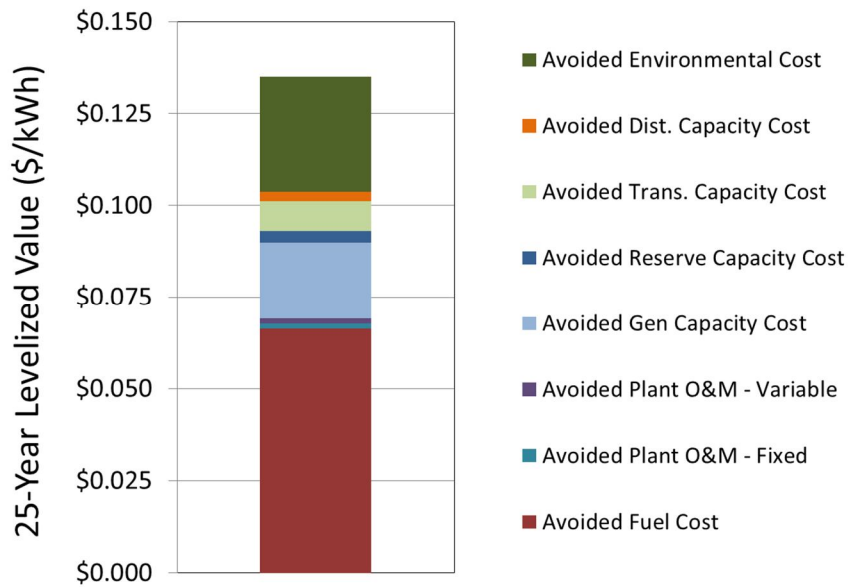
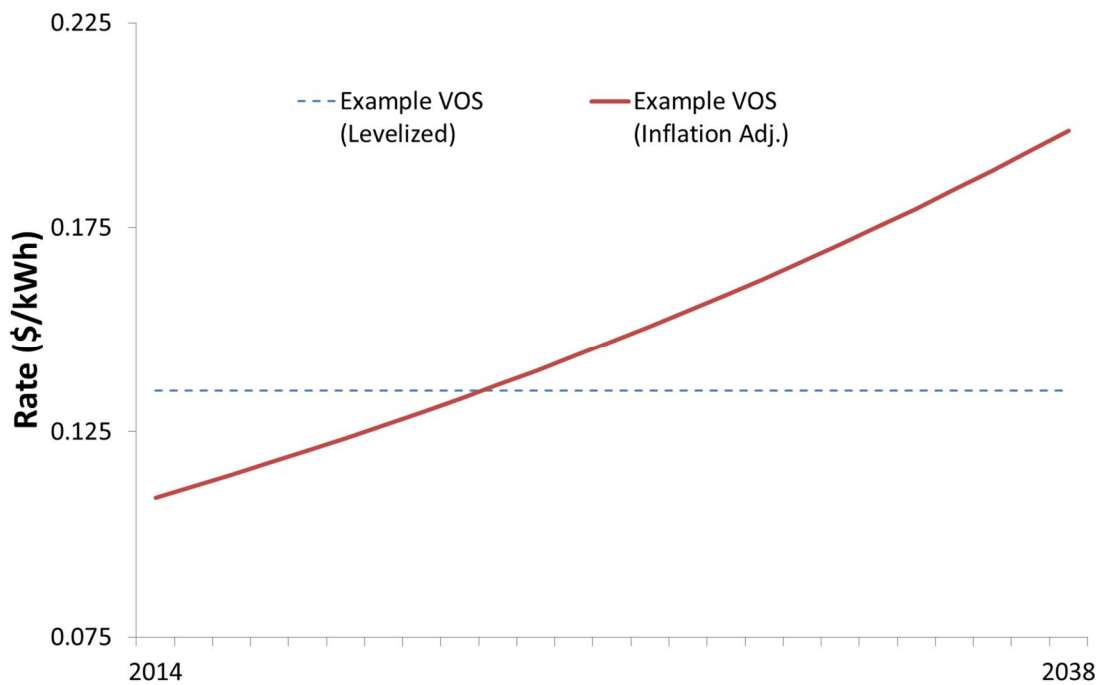


Figure 5. (EXAMPLE) Inflation-Adjusted VOS.



$$InflationAdjustedVOS_{year0} \left( \frac{\$}{kWh} \right) \quad (19)$$

$$= \frac{\sum_i LevelizedVOS \times PVProduction_i \times DiscountFactor_i}{\sum_i EscalationFactor_i \times PVProduction_i \times DiscountFactor_i}$$

Once the first-year inflation-adjusted VOS is calculated, the value will then be updated on an annual basis in accordance with the observed inflation-rate. Table 18 provides the calculation of the EXAMPLE inflation-adjusted VOS shown in Figure 5. In this EXAMPLE, the inflation rate in future years is set equal to the general escalation rate of 2.53%.

Table 18. (EXAMPLE) Calculation of inflation-adjusted VOS.

Year	Discount Factor	PV Production (kWh)	Escalation Factor	Example VOS (Levelized)	Disc. Cost (\$)	Example VOS (Inflation Adj.)	Disc. Cost (\$)
2014	1.000	1800	1.000	0.135	243	0.109	196
2015	0.926	1791	1.025	0.135	224	0.112	185
2016	0.857	1782	1.051	0.135	206	0.115	175
2017	0.794	1773	1.078	0.135	190	0.117	165
2018	0.735	1764	1.105	0.135	175	0.120	156
2019	0.681	1755	1.133	0.135	161	0.123	147
2020	0.630	1747	1.162	0.135	149	0.127	139
2021	0.583	1738	1.192	0.135	137	0.130	132
2022	0.540	1729	1.222	0.135	126	0.133	124
2023	0.500	1721	1.253	0.135	116	0.136	117
2024	0.463	1712	1.284	0.135	107	0.140	111
2025	0.429	1703	1.317	0.135	99	0.143	105
2026	0.397	1695	1.350	0.135	91	0.147	99
2027	0.368	1686	1.385	0.135	84	0.151	94
2028	0.340	1678	1.420	0.135	77	0.155	88
2029	0.315	1670	1.456	0.135	71	0.159	83
2030	0.292	1661	1.493	0.135	65	0.163	79
2031	0.270	1653	1.530	0.135	60	0.167	74
2032	0.250	1645	1.569	0.135	56	0.171	70
2033	0.232	1636	1.609	0.135	51	0.175	66
2034	0.215	1628	1.650	0.135	47	0.180	63
2035	0.199	1620	1.692	0.135	43	0.184	59
2036	0.184	1612	1.735	0.135	40	0.189	56
2037	0.170	1604	1.779	0.135	37	0.194	53
2038	0.158	1596	1.824	0.135	34	0.199	50
					2689		2689

## Glossary

Table 19. Input data definitions

Input Data	Used in Methodology Section	Definition
<b>Annual Energy</b>	PV Energy Production	The annual PV production (kWh per year) per Marginal PV Resource (initially 1 kW-AC) in the first year (before any PV degradation) of the marginal PV resource. This is calculated in the Annual Energy section of PV Energy Production and used in the Equipment Degradation section.
<b>Capacity-related distribution capital cost</b>	Avoided Distribution Capacity Cost	This is described more fully in the Avoided Distribution Capacity Cost section.
<b>Capacity-related transmission capital cost</b>	Avoided Transmission Capacity Cost	The cost per kW of new construction of transmission, including lines, towers, insulators, transmission substations, etc. Only capacity-related costs should be included.
<b>Discount rate (WACC)</b>	Multiple	The utility's weighted average cost of capital, including interest on bonds and shareholder return.
<b>Distribution capital cost escalation</b>	Avoided Distribution Capacity Cost	Used to calculate future distribution costs.
<b>ELCC (no loss), PLR (no loss)</b>	Load Match Factors	The "Effective Load Carrying Capability" and the "Peak Load Reduction" of a PV resource expressed as percentages of rated capacity (kW-AC). These are described more fully in the Load Match section.
<b>Environmental Costs</b>	Avoided Environmental Cost	The costs required to calculate environmental impacts of conventional generation. These are described more fully in the Avoided Environmental Cost section

Input Data	Used in Methodology Section	Definition
<b>Environmental Discount Rate</b>	Avoided Environmental Cost	The societal discount rate corresponding to the EPA future year cost data, used to calculate the present value of future environmental costs.
<b>Fuel Price Overhead</b>	Avoided Fuel Cost	The difference in cost of fuel as delivered to the plant and the cost of fuel as available in market prices. This cost reflects transmission, delivery, and taxes.
<b>General escalation rate</b>	Avoided Environmental Cost, Example Results	The annual escalation rate corresponding to the most recent 25 years of CPI index data <sup>19</sup> , used to convert constant dollar environmental costs into current dollars and to translate levelized VOS into inflation-adjusted VOS.
<b>Generation Capacity Degradation</b>	Avoided Generation Capacity Cost	The percentage decrease in the generation capacity per year
<b>Generation Life</b>	Avoided Generation Capacity Cost	The assumed service life of new generation assets.
<b>Guaranteed NG Fuel Price Escalation</b>	Avoided Fuel Cost	The escalation value to be applied for years in which futures prices are not available.
<b>Guaranteed NG Fuel Prices</b>	Avoided Fuel Cost	The annual average prices to be used when the utility elects to use the Futures Market option. These are not applicable when the utility elects to use options other than the Futures Market option. They are calculated as the annual average of monthly NYMEX NG futures <sup>20</sup> , updated 8/27/2013.

<sup>19</sup> [www.bls.gov](http://www.bls.gov)

<sup>20</sup> See for example <http://futures.tradingcharts.com/marketquotes/NG.html>.

Input Data	Used in Methodology Section	Definition
<b>Heat rate degradation</b>	Avoided Generation Capacity Cost	The percentage increase in the heat rate (BTU per kWh) per year
<b>Installed cost and heat rate for CT and CCGT</b>	Avoided Generation Capacity Cost	The capital costs for these units (including all construction costs, land, ad valorem taxes, etc.) and their heat rates.
<b>Loss Savings (Energy, PLR, and ELCC)</b>	Loss Savings Analysis	The additional savings associated with Energy, PRL and ELCC, expressed as a percentage. These are described more fully in the Loss Savings section.
<b>O&amp;M cost escalation rate</b>	Avoided Plant O&M – Fixed, Avoided Plant O&M – Variable	Used to calculate future O&M costs.
<b>O&amp;M fixed costs</b>	Avoided Plant O&M – Fixed	The costs to operate and maintain the plant that are not dependent on the amount of energy generated.
<b>O&amp;M variable costs</b>	Avoided Plant O&M – Variable	The costs to operate and maintain the plant (excluding fuel costs) that are dependent on the amount of energy generated.
<b>Peak Load</b>	Avoided Distribution Capacity Cost	The utility peak load as expected in the year prior to the VOS start year.
<b>Peak load growth rate</b>	Avoided Distribution Capacity Cost	This is described more fully in the Avoided Distribution Capacity Cost section.
<b>PV Degradation</b>	Equipment Degradation Factors	The reduction in percent per year of PV capacity and PV energy due to degradation of the modules. The value of 0.5 percent is the median value of 2000 observed degradation rates. <sup>21</sup>

<sup>21</sup> [D. Jordan and S. Kurtz, “Photovoltaic Degradation Rates – An Analytical Review,” NREL, June 2012.](#)

Input Data	Used in Methodology Section	Definition
<b>PV Life</b>	Multiple	The assumed service life of PV. This value is also used to define the study period for which avoided costs are determined and the period over which the VOS rate would apply.
<b>Reserve planning margin</b>	Avoided Reserve Capacity Cost	The planning margin required to ensure reliability.
<b>Solar-weighted heat rate</b>	Avoided Fuel Costs	This is described in the described in the Avoided Fuel Costs section.
<b>Start Year for VOS applicability</b>	Multiple	This is the first year in which the VOS would apply and the first year for which avoided costs are calculated.
<b>Transmission capital cost escalation</b>	Avoided Transmission Capacity Cost	Used to adjust costs for future capital investments.
<b>Transmission life</b>	Avoided Transmission Capacity Cost	The assumed service life of new transmission assets.
<b>Treasury Yields</b>	Escalation and Discount Rates	Yields for U.S. Treasuries, used as the basis of the risk-free discount rate calculation. <sup>22</sup>
<b>Years until new transmission capacity is needed</b>	Avoided Transmission Capacity Cost	This is used to test whether avoided costs for a given analysis year should be calculated and included.

<sup>22</sup> See <http://www.treasury.gov/resource-center/data-chart-center/interest-rates/Pages/TextView.aspx?data=yield>