

#### **Integrated Distribution System Planning Overview**

Training for States on Distribution System and Distributed Energy Resources Planning

Presented by Lisa Schwartz and Natalie Mims Frick, Berkeley Lab Western Regional Training

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#### **Agenda**

- Define distribution planning and types of plans filed
- Distribution planning framework
- Planning objectives and priorities
- Stakeholder engagement, equity and justice
- Plan requirements
- Example state practices

For more information, see Berkeley Lab's Integrated Distribution System Planning website.



Distribution
Planning and
Types of Plans
Filed



#### What is distribution system planning?

- Assesses needed physical and operational changes to the local grid
  - Annual planning for distribution system spending
  - Longer-term utility capital plan over 5–10 year planning horizon
    - With updated solutions and cost estimates every 1–3 years

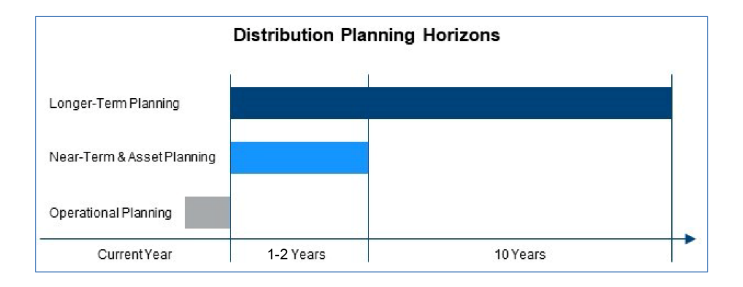


Figure: DOE 2020



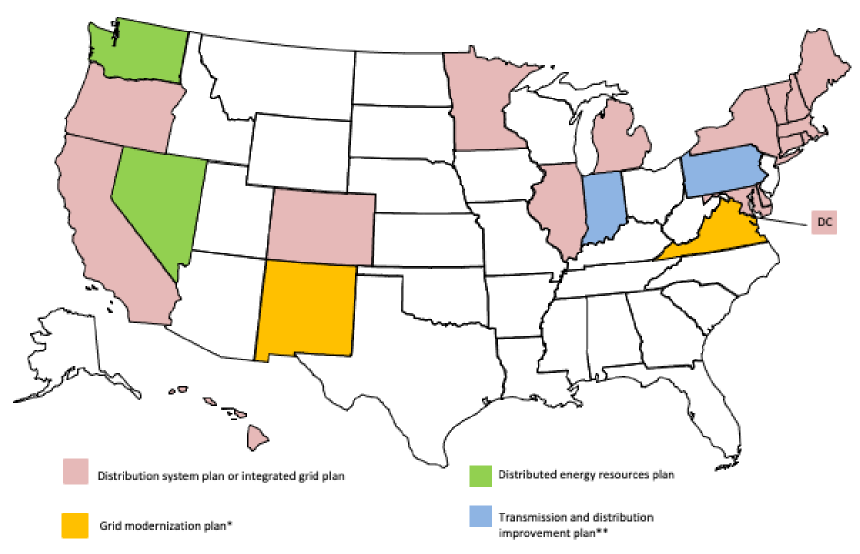
#### Interactive poll #1

How many states require regulated utilities to file distribution system plans?





#### States requiring regulated utilities to file distribution plans



<sup>\*</sup>Some states that require distribution system plans also require grid modernization plans (e.g., Minnesota and California).



<sup>\*\*</sup>Indiana also includes storage.

#### Types of distribution plans filed (1)

#### Distribution system improvement plans

Enables expedited cost recovery for certain system improvements

- <u>Indiana's Transmission, Distribution, and Storage System Improvement Charge</u> can include new or replacement transmission, distribution, or utility storage projects for safety, reliability, system modernization, or economic development.
- <u>Pennsylvania's Distribution System Improvement Charge</u> can be used to recover costs to repair, improve, or replace eligible distribution property.

#### Distributed energy resources (DERs) plan

Evaluates benefits and costs of DERs, considers ways to increase deployment of cost-effective DERs, and facilitates better integration of DERs in distribution planning

- Regulated utilities in Nevada must submit a <u>Distributed Resource Plan</u> to the Public Utilities Commission every three years as part of their integrated resource plan.
  - Evaluate locational benefits and costs of DERs, including distributed generation systems, energy efficiency, energy storage, electric vehicles (EVs), and demand response technologies
  - DER forecasting and hosting capacity analysis that inform grid needs assessment
  - Propose infrastructure upgrades and non-wires alternatives for identified grid constraints





#### Types of distribution plans filed (2)

#### **Grid modernization plan**

Reasoned strategy linking technology deployment roadmap to stated objectives

- Examples: CA, MA, MN, NM, RI, VA
- A primary focus today is replacing aging infrastructure with advanced grid technologies.
- Plans may include a request for approval of grid modernization investments and programs, with expedited cost recovery.

#### **Integrated distribution system plan** (IDSP)

Systematic approach to satisfy customer service expectations and state objectives

- Includes grid mod strategy and DER planning
- May coordinate across planning domains (e.g., <u>HECO's 2023</u> <u>Integrated Grid Plan</u>, <u>Maine Integrated Grid Plan statute</u>)

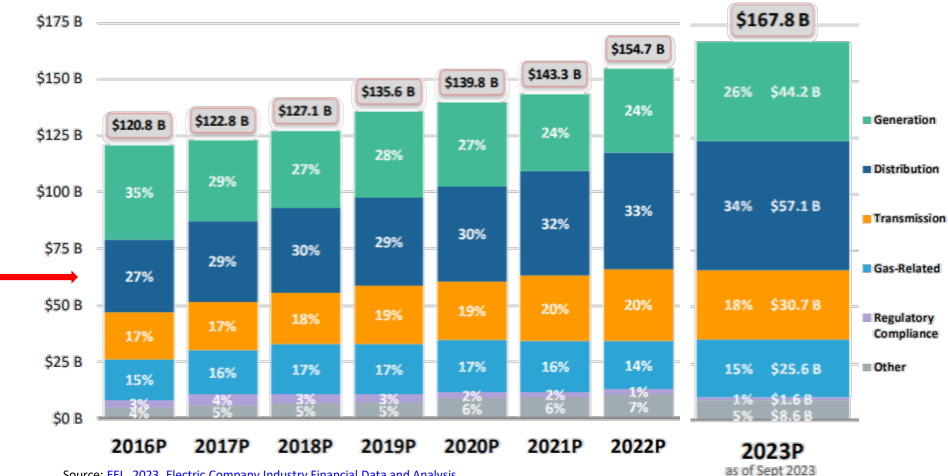


Source: EPRI



#### Why are states increasingly interested in distribution system planning?

Distribution system investments account for the largest portion of capex -34% in 2023 (projected \$57.1B) — for U.S. investorowned utilities.



Source: EEI, 2023, Electric Company Industry Financial Data and Analysis



#### What are the potential benefits from an improved planning process?

- Better oversee utility expenditures
- Make transparent utility plans for distribution system investments in a holistic manner, before showing up individually in rate cases
- Provide opportunities for meaningful engagement with stakeholders and (for regulated utilities) regulators to improve outcomes
- Consider uncertainties under a range of possible futures (scenarios)
- Consider all solutions for least cost/risk (including DERs)
- Enable consumers and third-party providers to propose grid solutions and participate in providing grid services (e.g., grid-interactive efficient buildings)



Source: Con Edison



#### **Interactive poll #2**

What do YOU think are the biggest potential benefits from improving distribution planning practices?





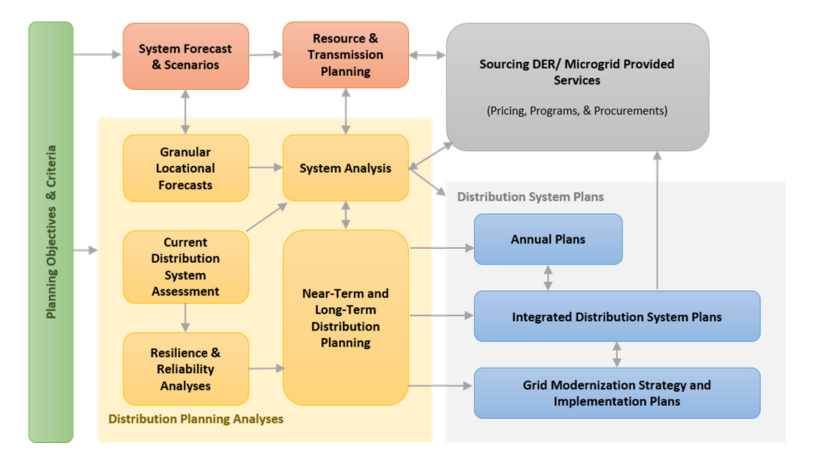
# Distribution Planning Framework



#### **Objectives-based planning**

# Creating a shared understanding among stakeholders of strategies for incorporating objectives and priorities in planning is essential.

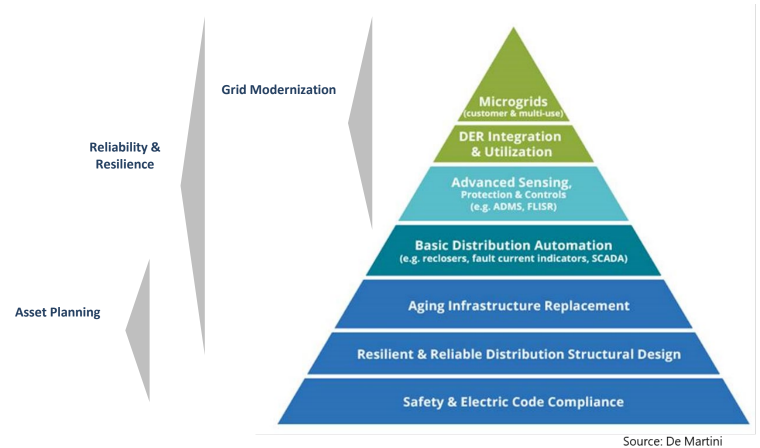
State policies and community and customer needs drive planning objectives and criteria.





#### **Investment categories**

Grid modernization layers on top of and integrates with foundational grid infrastructure.







#### Start with principles and objectives instead of picking technologies

- Planning starts with principles and objectives and the capabilities needed to achieve them. That determines functionality and system requirements.
- Holistic, long-term planning:
  - Supports state goals
  - Addresses interdependent and foundational technologies and systems
    - Core components e.g., Advanced Distribution Management
       System, Geographic Information System, Outage Management
       System
    - Applications to support other grid modernization projects e.g.,
       smart meters, DER management
  - Considers proactive grid upgrades to facilitate customer choice

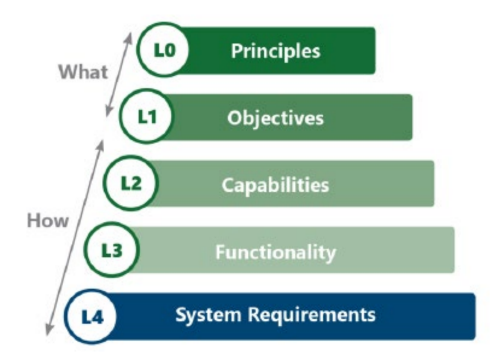
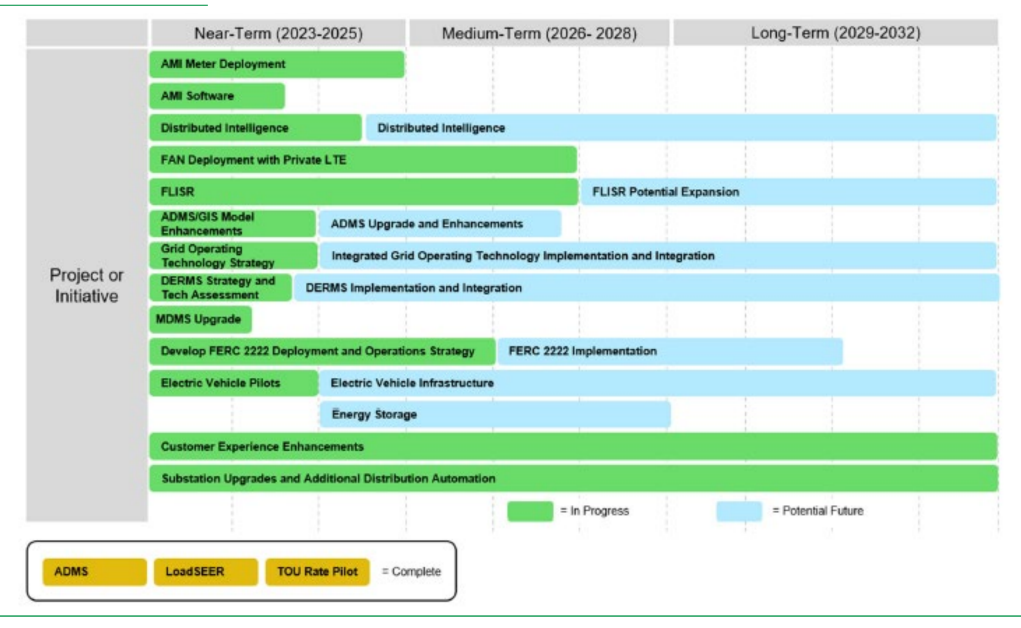


Figure: DOE 2020



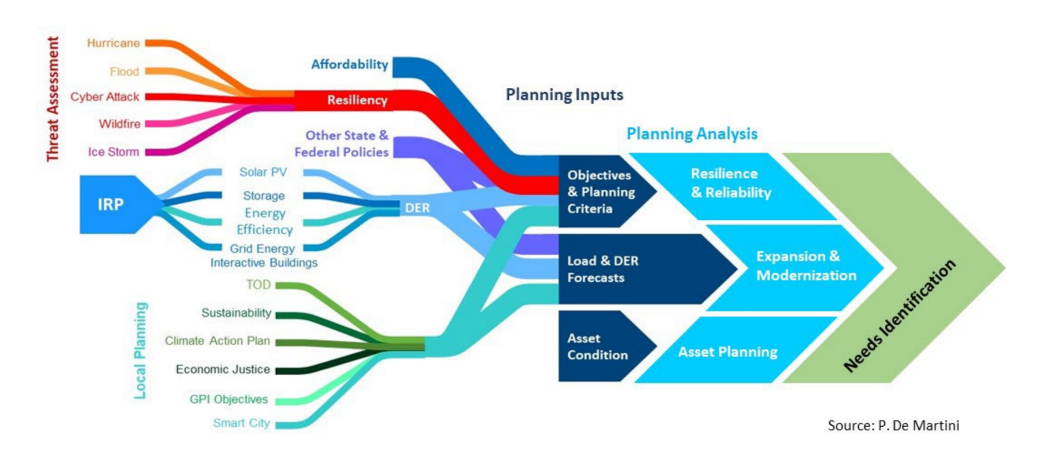
#### **Example technology roadmap**





#### **Emerging distribution system planning inputs**

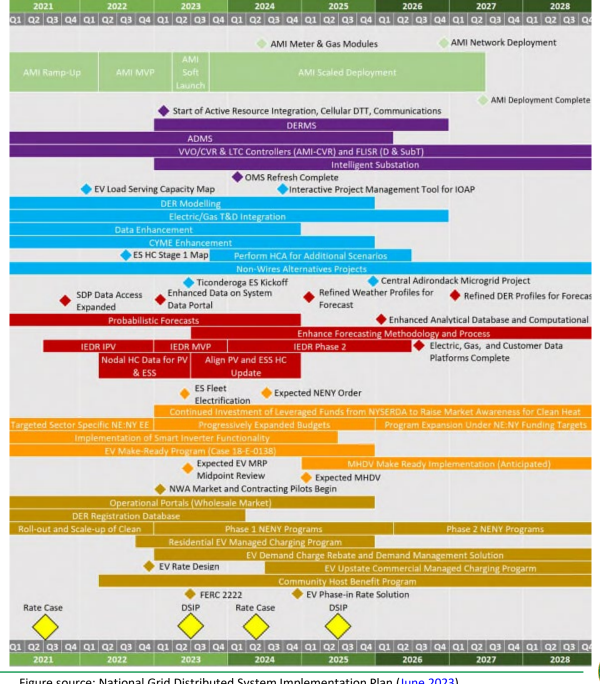
Distribution planning is increasingly dependent on resilience planning, bulk power system planning, local planning, and using DERs.





#### **Integrating planning & other processes**

- NY Distributed System Implementation Plans support 2019 Climate Act and 2022 Scoping Plan
- **CA** rulemaking on Distribution Resources Planning (DRP) in part required grid mod plans filed with GRCs (2018 decision). New rulemaking to support high levels of DERs (including managed EV charging):
  - Utility roles and responsibilities
  - Utility and aggregator business models
  - More holistic planning process
  - Grid mod investments, smart inverters to provide grid services, and aligning GRC filings with infrastructure needs in DRP
- MN requires grid modernization plan and transportation electrification plan filed with **Integrated Distribution Plan**
- HI requires planning across domains (G, T, D), aligned with sourcing — procurement, pricing and programs (HECO's 2023 Integrated Grid Plan)





#### **Interactive poll #3**

In YOUR state, what other types of plans could be better integrated into utility distribution planning? (Select as many responses as you want)



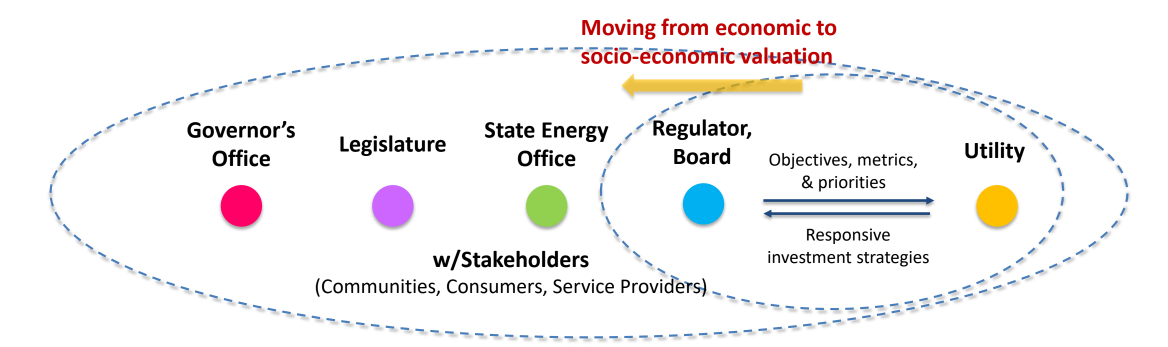


# Planning Objectives and Priorities



#### Formulation of objectives and priorities

Collaborative efforts are required to enable formulation of equitable strategies for transitioning to a decarbonized and resilient electricity delivery system.

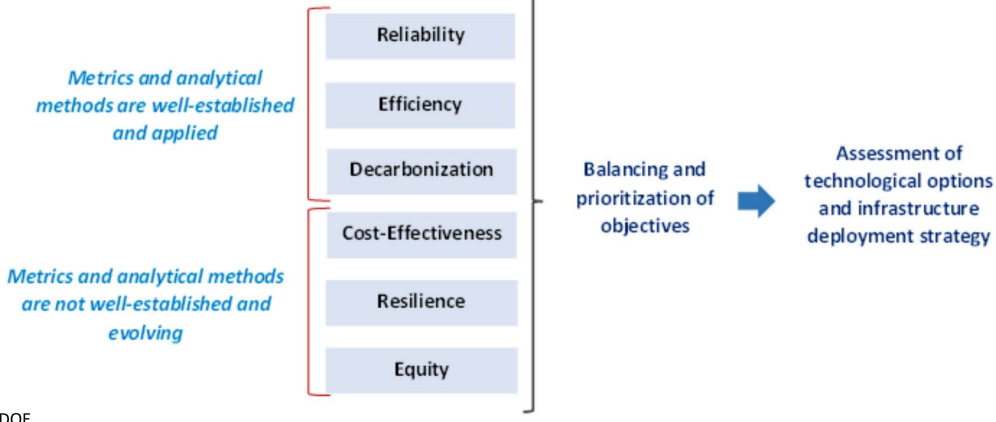


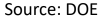
Source: DOE



#### **Planning objectives**

A well-designed integrated distribution system planning process provides a framework for translating policy objectives into holistic infrastructure investment strategies.

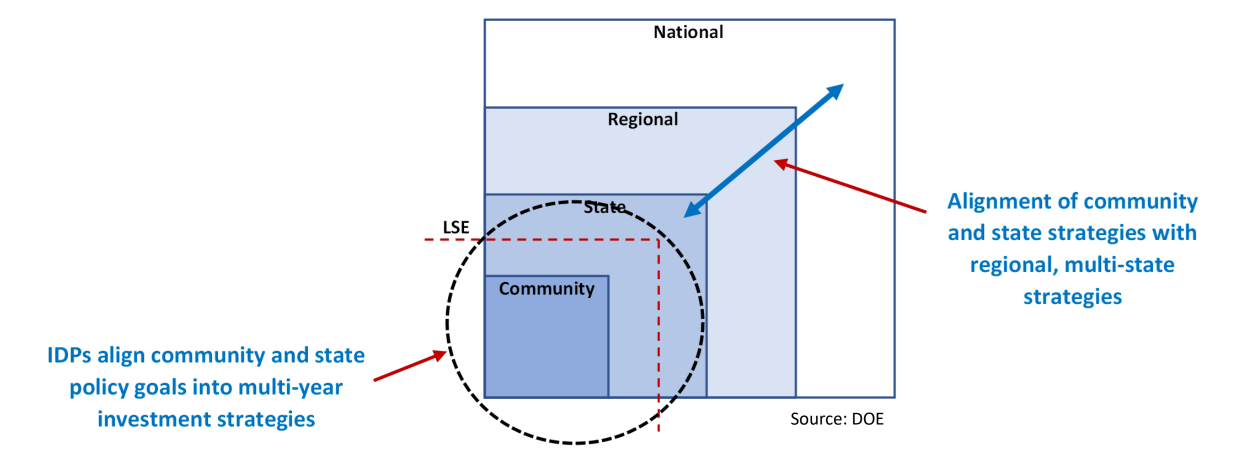






#### Scale of integrated planning

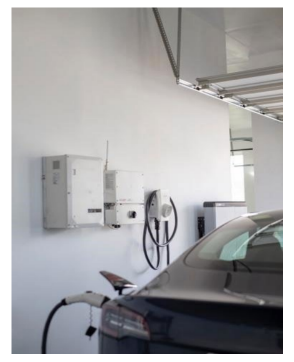
Address community and state objectives and align with regional planning efforts





#### **Development of goals and priorities**

- Many states have established requirements for grid planning, by legislation or regulation.
- States set goals, objectives, and priorities that define long-term, highlevel outcomes for grid planning and steps to achieve them.
- Goals for grid planning include traditional regulatory aims (e.g., safety, reliability, and affordability) as well as newer policy goals (e.g., transportation electrification, more renewable resources, and emissions reductions) and related outcomes such as greater asset utilization and improved integration and utilization of DERs.
- Grid planning objectives reflect the importance of transparency and stakeholder engagement.



Source: Sunrun



#### Common themes in grid planning goals and objectives

Berkeley Lab reviewed goals and objectives for grid planning for 21 states and DC.

#### Common themes emerge:

- Improve grid reliability and resilience
- Increase customer choice and engagement in energy services
- Support DER integration and utilization for grid services
- Reduce greenhouse gas (GHG) emissions and support the clean energy transition
- Accelerate deployment of new technologies and services to optimize grid performance and minimize electricity system costs

Several of the themes overlap.





#### Improve grid reliability and resilience

- 14 states and DC have goals or objectives related to reliability or resilience (CA, CT, DC, DE, HI, IN, MA, MI, MN, NM, NV, RI, VA, VT).
- Resilience and reliability are typically discussed together.
- Many states have goals to improve, enhance, or promote reliability or resilience (CA, CT, HI, IN, MA, MI, MN, NH, NM, VA). A few states and DC have a general goal of maintaining a reliable or resilient electricity system as the grid modernizes and/or more DERs are added to the grid (DC, DE, MN, RI).





#### **Customer choice and accelerating technology deployment**

# Increase customer choice and engagement in energy services

- 10 states identify customer choice and engagement in energy services as an objective or goal (CA, CT, HI, IL, MA, MN, NH, NY, RI, VT).
- Two states identify objectives related to compensating customers for the value of DERs (<u>WA</u>, RI). DC and NH require access access to data.
- Objectives or goals related to compensation focus on fairly and appropriately compensating customers for the value DERs provide to the electricity system.

# Accelerate deployment of new technologies

Five states have a goal or objective to accelerate the deployment of new technologies and services to optimize grid performance and minimize electricity system costs (CA, CT, IL, MI, MN).





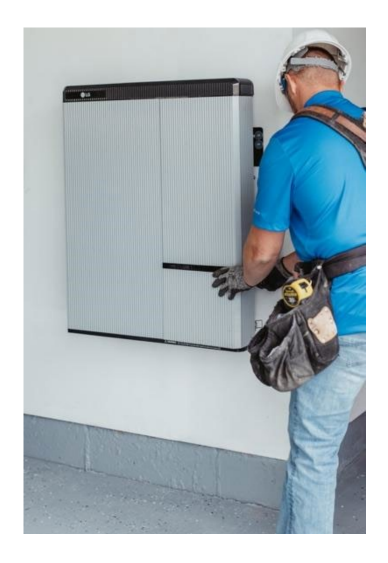
#### **DER** integration and GHG emissions reductions

### Support DER integration and utilization of grid services

- Nine jurisdictions have goals or objectives that support DER integration and utilization of grid services (CA, CO, DC, HI, IL, MA, MN, OR, VA).
- Some states discuss DER integration more broadly — e.g., achieving renewable energy goals, sustainability.

## Reduce greenhouse gas emissions and support the clean energy transition

- Three states include supporting a clean energy transition as an objective or goal (CT, IL, MA).
- Several jurisdictions link their goals or objectives to emissions reduction goals (CO, HI, IL, OR) or climate action goals (DC).





#### Other themes

- Stakeholder engagement and transparency are explicitly mentioned as objectives or goals in a few states (e.g., MI). Several states include these aims in distribution system planning requirements (see slides later in this presentation).
- **Affordability** is mentioned in objectives or goals for several states (CO, CT, DC, IL, MI, NH, RI), typically to maintain an affordable system for *all* customers.
- **Equity** is included as a grid planning goal or objective in some states (CO, IL, OR), as well as in Commission orders (e.g., MN).





#### **Emerging objectives: Transportation and building electrification (1)**

- Many states are taking action to <u>equitably</u> accelerate <u>transportation</u> and <u>building</u> electrification.
- Approaches to address electrification in distribution system planning:
  - States can require electrification analysis in distribution system plan filings.
    - For example, the <u>Massachusetts Climate Act</u> requires the Department of Public Utilities to direct utilities to develop an Electric Sector Modernization Plan to proactively upgrade distribution and
      - transmission systems to accommodate increased building and transportation electrification. The plan must describe improvements to the distribution system that will facilitate electrification.
  - Utilities can conduct scenario analysis of electrification in distribution plans (e.g., <u>DTE Electric</u>).
  - States can require utilities to file transportation
     electrification plans with distribution system-related
     plans (e.g., Nevada and Colorado).



Source: EVgo



#### **Emerging objectives: Transportation and building electrification (2)**

#### Coordinating electrification and distribution system planning can:

- Enhance knowledge-sharing across internal utility teams
- Facilitate consistent guidance across related processes
- Provide greater confidence in validity of resulting plans
- Lower barriers to participation, improve understanding, and provide greater transparency for communities and stakeholders
- Streamline discussion and improve strategic outcomes



Source: U.S. Department of Energy



#### **Emerging objectives: Maximize use of federal funds (1)**

- Several Bipartisan Infrastructure Law (BIL) funding mechanisms impact distribution system planning
   — for example:
  - State Energy Program funding now requires <u>states to demonstrate they are engaged in transmission and distribution planning.</u>
  - State Energy Security Plans must assess a variety of risks. Information from the assessment can inform distribution planning.
  - <u>Grid Resilience and Innovation Partnership</u> (GRIP) grants provide funding to strengthen grid resilience and reliability. Several grants awarded to states and municipal, cooperative, and investor-owned utilities will improve distribution planning and operations.
  - The <u>National EV Infrastructure Formula Program</u> provides funding to states for deployment of EV charging infrastructure. Applications must consider distribution system upgrades.
- The Inflation Reduction Act (IRA) may drive a variety of changes in utility distribution system planning assumptions.
  - Production and investment tax credits will lower clean energy and storage costs and may accelerate adoption of renewable energy and storage technologies on the distribution system.
  - Customer incentives may accelerate the adoption of building and transportation electrification and efficiency technologies.





#### **Emerging objectives: Maximize use of federal funds (2)**

- Example PUC and utility actions on BIL, IRA and DSP related issues
  - Minnesota PUC ordered utilities to discuss in integrated distribution plans (among other plans) how the utility will maximize the benefits of IRA and how IRA has impacted the utility's EV, DER and electrification assumptions (Docket 22-624).
    - <u>Xcel Energy's 4<sup>th</sup> IDP</u> discusses changes to EV and solar assumptions due to IRA (Docket 23-452).
  - In its <u>order</u> on Xcel Energy's Demand Side Management and Beneficial Electrification plan, the Colorado PUC directed the utility to establish a timeline to create or update a potential study to consider the effects of the IRA.
  - DTE (Michigan) discussed its GRIP grant applications in its 2023 Distribution Grid Plan.



Source: Sunrun



#### Interactive poll #4

Which ONE of these distribution planning objectives do you think is the most important for YOUR state?





Stakeholder
Engagement and
Equity and Justice



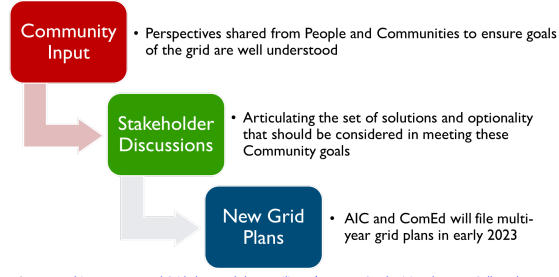
#### Stakeholder engagement in distribution planning

#### **Benefits**

- Improve quality of proceedings and outcomes
- Develop solutions with broad support
- Build trust among parties

#### Requirements

- Before plan is filed: Can include significant input through working groups (e.g., CA, DC, HI, MI, NH, NY) and stakeholder meetings
- After plan is filed: Stakeholders file comments, utility provides periodic updates



Source: Multi-Year Integrated Grid Plan Workshop Facilitator's Report: Synthesizing the Input Collected through 15 Workshops

#### Examples of stakeholder engagement in distribution system planning

- New York Surveys, newsletters, webinars, meetings, and designated website
- <u>Oregon</u> Utilities must host ≥4 stakeholder workshops before filing a distribution system plan and file a community engagement plan. A technical working group holds regular meetings for stakeholders before and after plan filings.
- <u>Illinois</u> Utilities must hold ≥6 workshops run by an independent facilitator as part of the integrated grid planning process. At the conclusion of workshops, the facilitator prepares a <u>draft and final report</u> describing the process and areas of consensus and disagreement. The facilitator also provides recommendations to the Commission regarding the utility's plan. Stakeholders can comment on the report.
- Hawaii Stakeholder council, technical advisory panel, working groups



# Example process improvements for stakeholder engagement (1)

#### Among the opportunities for improvement

- Include non-traditional stakeholders
- Provide intervenor compensation
- Consider equity in identifying and assessing grid solutions
- Engage communities in resilience strategies

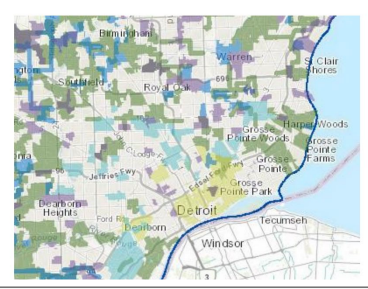
Based on feedback from stakeholder engagement in the distribution planning process, DTE created reliability improvement maps (figures on the right).

The Massachusetts Grid Modernization Advisory Council suggested improvements to stakeholder engagement in its <u>recommendations</u> to the electric utilities.

- Develop goals and clear reporting on metrics of success to measure the efficacy of proposed stakeholder engagement
- Include the Clean Energy Stakeholder Advisory Group within the Advisory Council, possibly within the Equity Working Group
- Develop specific and consistent definitions of equity and adopt quantifiable reporting metrics

Exhibit 17.1.1 Electric Reliability Improvement Map (DTE Service Territory) Exhibit 17.1.2 Electric Reliability Improvement Map (Metro Detroit)





Tree Trimming	Tree limbs and branches are responsible for nearly 70% of the time our customers spend without power. That's why we're surging our efforts to trim overgrown trees in your neighborhood to keep you safe and the energy grid reliable.
Strengthen Power Lines	We're upgrading and strengthening power lines to ensure the electric system in your neighborhood is more resilient and reliable.
Utility Poles Maintenance	We're inspecting and repairing utility poles and replacing cross arms and other pole top equipment to ensure our system delivers the power you need when you need it.
Rapid Response	Tree trimming and pole top equipment repairs/replacements to quickly improve reliability in communities experiencing emergent issues in between planned maintenance schedules.
Modernizing & Rebuilding the Grid	Modernizing electrical substation equipment, as well as the underground and overhead infrastructure that delivers power to you, including replacing poles and wiring. Tree trimming will be completed, as necessary, in advance of pole replacements.

Source: DTE Electric



# Example process improvements for stakeholder engagement (2)

The Minnesota PUC ordered Xcel Energy to file a summary of the stakeholder process for its next integrated distribution plan and list next steps by August 2023.

- The PUC required at least four stakeholder meetings. The utility held six meetings to cover all of the content in the plan.
- The utility observed that fewer participants attended workshops when the content was more detailed and technical.
- To encourage participation, Xcel asked stakeholders about preferred meeting format.
- Participants could submit questions during the registration process or during workshops.
- Xcel concluded that it may not be possible to develop "a shared vision for the distribution grid of the future."

# Stakeholder workshop series generated new ideas for Xcel on:

- How to prioritize projects
- Reflecting distribution system constraints in forecasting
- Reflecting benefits of distributed PV for reducing system peak
- Considering multivalue projects

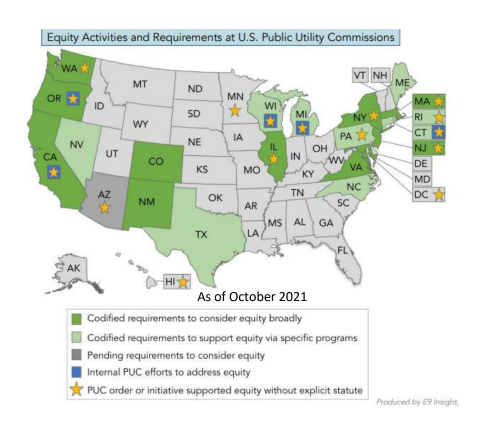
Stakeholder information available in Docket 21-M-694 (eDockets)



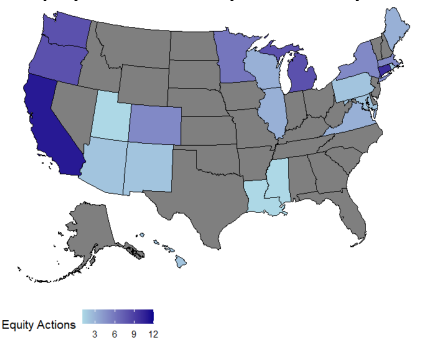
# **Energy equity and justice (1)**

# Many states are adopting equity and justice provisions that apply to regulated utilities, including for planning.

- To address social, economic and health disparities
- Through legislation, governor's executive orders, PUC orders, or actions by other agencies\*



Almost half of U.S. states took action on energy equity between January 2020 and July 2022.





<sup>\*</sup>See Farley et al. 2021, McAdams 2023, Hanus et al. 2023

# **Energy equity and justice (2)**

#### **OR** – Compensating intervenors and engaging communities

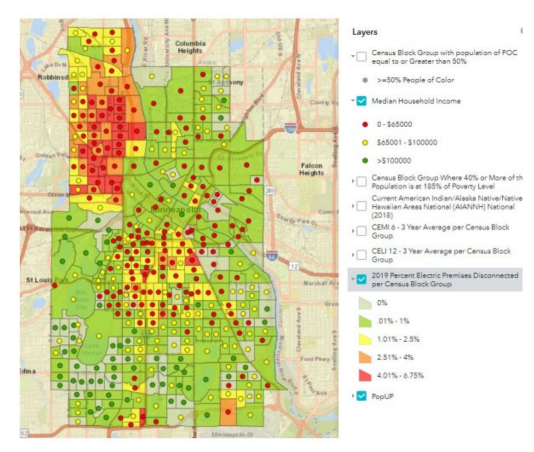
- <u>HB 2475</u> (2021) provides OPUC the authority to provide financial assistance to organizations that represent broad customer interests, including environmental justice organizations, in regulatory proceedings.
- Order 20-485 initially requires consultation with community-based organizations (CBOs) before plan filing, plus a community engagement plan.\* It evolves to active collaboration with CBOs and environmental justice communities so community needs (energy burden, customer choice, resilience) inform distribution projects.
  - Portland General Electric hired CBOs to recruit for and convene community workshops, develop educational materials, and conduct research for the utility's first distribution plan.

#### MN – Mapping metrics and demographic data

• The PUC required Xcel Energy to map reliability and service quality metrics and demographic data to reveal any equity issues (Dec. 18, 2020, order in <u>Docket 20-406</u>).

#### ME – Assessing equity impacts

 The <u>Integrated Grid Planning law</u> requires "An assessment of the environmental, equity and environmental justice impacts of grid plans."



Source: Xcel Energy, Oct. 1, 2021, filing, Docket 20-406



<sup>\*</sup>For example, see section 3.4 in PGE's 2021 Distribution System Plan.

# **Example improvements for energy equity and justice**

In Massachusetts, the Grid Modernization Advisory Council charged the Equity Working Group with providing input and feedback on how to consider equity in the Council's review of utility electric sector modernization plans. Among the Working Group's observations and <u>recommendations</u>:

- Include collaborative stakeholder development
- Incorporate early stakeholder engagement to shape engagement plans and modeling assumptions
- Standardize definitions of equity across the utilities
- Metrics should reflect the impact of work, not just effort
- The plans should include customer benefits *after* considering cost of grid updates

The Working Group made 12 procedural, recognition and distributive equity recommendations on the draft plan to improve the final plan and process.

The report includes proposed metrics for equity assessments and stakeholder engagement. Equity assessment metrics are grouped into five categories:

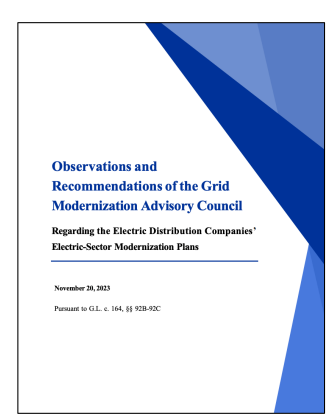
Accessibility and community engagement

Workforce and economic benefits

Health benefits

Financial benefits and incentives

Affordability





# Planning Requirements



## **Procedural elements\***

# Frequency of filing

- Typically annual or biennial
- Considerations: alignment with utility capital planning, workload, tracking progress on goals and objectives, filing cycle for other types of plans

# **Planning horizon**

- Action plan: 2–4 years
- Long-term investment plan: 5–10 years

# **Confidentiality**

- Level of specificity for hosting capacity
- Peak demand/capacity by feeder
- Contractual cost terms
- Bidder responses to non-wires alternatives solicitations
- Proprietary model information

Source: EPRI



<sup>\*</sup>Stakeholder engagement and equity covered in last section

# **Substantive elements (1)**

# Baseline information on current state of distribution system

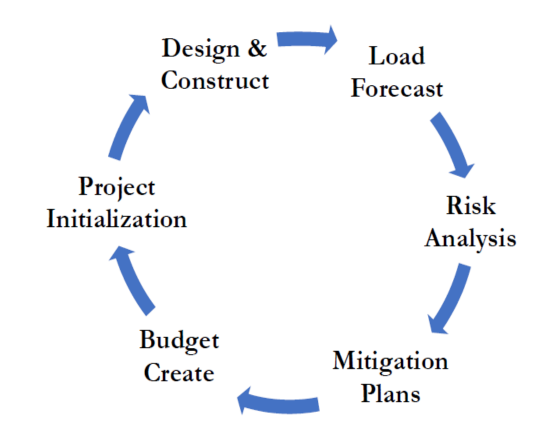
 Such as system statistics, reliability performance, equipment condition, historical spending by category

# **Description of planning process**

- Load forecast projected peak demand for feeders and substations
- Risk analysis for overloads and plans for mitigation
- Budget for planned capacity projects
  - Asset health analysis and system reinforcements
  - Upgrades needed for capacity, reliability, power quality
  - New systems and technologies
  - Ranking criteria (e.g., safety, reliability, compliance, financial)

## **Distribution operations**

- Vegetation management
- Event management



Source: Xcel Energy



# **Substantive elements (2)**

#### **Data access**

- Customer usage data AMI interval data for customers and third parties
  - Some states require utilities to use or evaluate feasibility of the Green Button framework\*
    (e.g., CA, CO, CT, DC, HI, IL, MI, NH, NY and TX).
    - <u>Download My Data</u> standard enables customer to download their data
    - <u>Connect My Data</u> data exchange protocol allows automatic transfer of data from utility to third party on customer authorization



- NY, NH, MN, OH, CA and DC are examples of jurisdictions with detailed system data sharing requirements.
- Some states require data platforms, or centralized online resources where energy data are aggregated, stored in a common format, and accessible to customers and third parties.
  - For example, see Joint Utilities of New York <u>Utility System Data Portal</u> and <u>Integrated Energy Data Resource (IEDR) Platform</u>
- Some states define specific aggregation levels for data sharing to protect privacy.
  - <u>Colorado</u> example: At a minimum, a particular aggregation must contain at least fifteen customers; and, within any customer class no single customer's customer data or premise associated with a single customer's customer data may comprise 15 percent or more of the total customer data aggregated per customer class to generate the aggregated data report (the "15/15 Rule").
- New <u>NARUC resources</u> on sharing grid data





<sup>\*</sup>The <u>Green Button initiative</u> is an industry-led effort to provide utility customers with easy and secure access to their energy usage information in a consumer-friendly and computer-friendly format.

# **Substantive elements (3)**

#### **DER forecast**

Types, sizes, amounts and locations

### **Hosting capacity analysis\***

- Maps showing where interconnection costs will be low or high; supporting data provide details
- Use cases: guidance for DER developers, interconnection screens, distribution planning

# **Geotargeting DER programs**

 Efficiency, demand flexibility, distributed PV and storage, and managed EV charging to meet location- and timedependent distribution needs

# Grid needs assessment and analysis of non-wires alternatives\*\*

- Existing and anticipated capacity deficiencies and constraints
- Traditional utility mitigation projects
- A subset of these planned projects may be suitable for non-wires alternatives to defer or avoid infrastructure upgrades for load relief, voltage issues, reduction of power interruptions, or resilience.



\*Amount of DERs that can be interconnected without adversely impacting power quality or reliability under existing control and protection systems and without infrastructure upgrades

\*\*DERs that provide specific grid services at specific locations to defer some traditional infrastructure investments



# **Substantive elements (4)**

**Grid modernization strategy** and technology roadmap

**Near-term action plan** 

Long-term utility vision and objectives

Discussion of how distribution planning is coordinated with other types of planning

Summary of stakeholder and community engagement

### **Proposals for pilots**

- Resilience projects (e.g., solar+storage, community microgrids)
- Time-varying pricing (e.g., for EV charging)

#### **Grid Visibility and Control Network Meters** Advanced Distribution Fault Location, Isolation **Advanced Metering Field Area Network Management System** and Service Restoration Infrastructure (FAN) (ADMS) (FLISR) (AMI) · ADMS provides fault · Focused on the deployment Two-way communications Advanced centralized location prediction and the network of smart meters and software or the "brains." enhances the operation of automatic operation of software the distribution grid intelligent grid devices Connects intelligent grid devices and smart meters Provides near real-time Enables improved reliability, management of DERs, and improved Reduces outage durations with software communication between and the number of software and meters efficiency when operating customers impacted by Enables enhanced remote the arid an outage monitoring and control of Data and AMI functionality Enables enhanced visibility intelligent field devices and enable new products and and control of field devices Enabled by intelligent field advanced meters services and improves (including customer meters devices, FAN, and ADMS customer experience via AMI)

Source: Xcel Energy (2023)



# **Example State Practices**



# **Example state practices (1)**

- Establish planning goals, objectives, and priorities with stakeholder engagement
- Build on work by other states, tailored to your state's interests



Source: Portland General Electric

- Forthcoming Berkeley Lab/PNNL report and catalog of state distribution planning requirements
- Host presentations to increase stakeholders' understanding
  - Colorado, Illinois, Maine, Massachusetts, Michigan, New Mexico, Oregon
- Engage stakeholders and communities in the planning process
  - Joint Utilities of NY <u>stakeholder plan and timeline</u>
  - Oregon's community engagement plans see Portland General Electric distribution plan
- Ask utilities to respond to a questionnaire to gather baseline information on their distribution system and planning practices
  - Minnesota <u>utilities</u>, New Jersey utilities, Oregon <u>utilities</u> and <u>third-party energy efficiency administrator and</u> stakeholders



# **Example state practices (2)**

- Determine whether any current filings can be integrated/consolidated in DSP filings
  - Oregon PUC suspended smart grid filings (e.g., <u>order</u> on PGE's DSP)
  - Minnesota PUC integrated <u>grid modernization plans</u> and <u>transportation</u> <u>electrification plans</u> into DSP
- Prepare a white paper to lay out a vision for DSP processes and provide guidance for utility filings
  - Minnesota Defined grid modernization for Minnesota, proposed a phased approach, and identified principles to guide it
  - <u>New York</u> Proposed changes in filing requirements for effective interaction with the PSC's Coordinated Grid Planning proceeding to achieve the state's climate goals
  - Oregon Outlined rationale and key drivers for opening a DSP investigation, desired outcomes and future planning process, near-term scope and schedule for investigation, and planning considerations

# Staff Whitepaper: A Proposal for Electric Distribution System Planning



#### Introduction

Expectations for Oregon's electrical grids are changing. Technological advancements in grid infrastructure and distributed energy resources, combined with declining costs, evolving policies, and changing consumer interests are driving greater consideration for investments on the distribution system. These distribution-level investments create opportunities for Oregon's investor-owned utilities to optimize system operations and maximize value for customers. Currently, the Oregon Public Utility Commission (OPUC or Commission) and stakeholders lack the visibility and planning structure to ensure utilities are best positioned to capture these benefits.

The purpose of this white paper is to outline OPUC Staff's (Staff) proposal to develop a holistic, robust planning structure through an investigation into distribution system planning (DSP). Staff's proposal includes:

- Proposed drivers, outcomes, and considerations for the investigation; and
- 2) A draft scope for the investigation.

Staff's proposal is intended to serve as the starting point of an inclusive public process. In its proposal, Staff outlines some of the central drivers and outcomes identified for the investigation. However, Staff recognizes that there is a wide range of significant, interconnected DSP elements for which the appropriate place in the investigation framework will become clearer through continued discussion with utilities and stakeholders. Staff's proposal outlines a number of these considerations, in addition to the stated drivers and outcomes.

Following the release of this whitepaper, Staff will hold a workshop with utilities and other interested parties to receive feedback on the proposed drivers, outcomes, considerations, and scope. Staff will incorporate this feedback into a request to the Commission to open a new investigation into DSP. Working with stakeholders, Staff expects to continue to explore and refine the elements of the investigation presented in this whitepaper.

#### **Key Terms**

For the purposes of this whitepaper, Staff adopts the following definitions from the U.S. Department of Energy (USDOE), but recognizes that additional refinement will occur in the proposed investigation.

Distribution system: The portion of the electric system that is composed of medium voltage (69 kV to 4 kV) sub-transmission lines, substations, feeders, and related equipment that transport the electricity commodity to and from customer homes and businesses and that link customers to the high-voltage transmission system.

#### Distributed Energy Resource:

Distributed generation resources, distributed energy storage, demand response, energy efficiency, and electric vehicles that are connected to the electric distribution power grid.

Source: See page 7 of Modern
Distribution Grid: Volume I
https://gridarchitecture.pnnl.gov/media/
Modern-Distribution-Grid VolumeI v1 1.pdf.



# **Example state practices (3)**

- Host work groups to help develop and refine requirements and address emerging planning issues
  - <u>Hawaii</u> Stakeholder council, technical advisory panel, and working groups
  - Maine Working groups on forecasting, solutions evaluation criteria, and data availability/collection
  - Oregon DSP Work Group serves as a forum to identify, articulate, discuss and, when possible, resolve technical and other
    questions that arise. The primary objective is finding solutions to barriers that would otherwise inhibit completion of the utilities'
    plans.
  - New Jersey Third-party facilitated Integrated DER Working Group with electric distribution companies and stakeholders will
    make recommendations for integrated DER planning forthcoming
- Consider pilots for new processes and technologies
  - Non-wires alternatives (<u>Oregon</u>)
  - Resilience Resilient Minneapolis project (Minnesota)
  - Hosting capacity analysis start with solar PV, expand to other DERs, and specify use cases\*
  - Time-based rates for general service rates and EV charging (e.g., Oregon, Minnesota, Hawaii, New York)

National Grid's New York System Data Portal



National Grid New York System Data Portal

Stouches Groups Report

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<sup>\*</sup>See Minnesota PUC orders in Docket Nos. 15-962, 18-684, 19-666, and 21-694

# **Questions to ask**

- Have clear state objectives been established for distribution system planning?
- Are other types of planning (e.g., resource planning, transmission, energy efficiency, grid modernization, electrification, climate action, resilience) coordinated with distribution planning?
- Are there opportunities to improve diversity of participating stakeholders, data access, and consideration of stakeholder and community feedback?
- How are DERs considered e.g., in the utility's grid modernization strategy, technology roadmap, as non-wires alternatives?
- How is electrification of transportation and buildings considered in distribution planning?
- How are utilities incorporating BIL and IRA impacts into distribution planning assumptions?
- Are State Energy Offices, PUCs and utilities working together to maximize federal dollars for distribution system improvements?



# **Contact**



Lisa Schwartz
Senior Energy Policy Researcher/
Strategic Advisor
lcschwartz@lbl.gov



Natalie Mims Frick
Energy Policy Researcher/
Deputy Department Leader
nfrick@lbl.gov

#### For more information

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### Resources for more information

Berkeley Lab's Integrated Distribution System Planning website, including slides and recordings for previous trainings

- U.S. Department of Energy, <u>Modern Distribution Grid</u> guidebooks
- S. Murphy, L. Schwartz, C. Reed, M. Gold, and K. Verclas, <u>State Energy Offices' Engagement in Electric Distribution Planning to Meet</u>
  <u>State Policy Goals</u>, National Association of State Energy Officials, 2023
- J. Carvallo and L. Schwartz, <u>The use of price-based demand response as a resource in electricity system planning</u>, Berkeley Lab, 2023
- J. Keen, E. Pohl, N. Mims Frick, J.P. Carvallo and L. Schwartz, <u>Duke Energy's Integrated System and Operations Planning: A comparative analysis of integrated planning practices</u>, Grid Modernization Laboratory Consortium, 2023

Berkeley Lab, Pacific Northwest National Lab and NARUC, <u>Peer-Sharing Webinars</u> for Public Utility Commissions on Integrated Distribution System Planning, 2023

N. Frick, S. Price, L. Schwartz, N. Hanus and B. Shapiro, *Locational Value of Distributed Energy Resources*, Berkeley Lab, 2021

