#### James Bushnell is the Cargill Professor of Energy Economics at Iowa State University, a Faculty Research Fellow of the National Bureau of Economic Research, and a member of the California ISO Market Surveillance Committee.

**Benjamin F. Hobbs** is the Theodore K. and Kay W. Schad Professor of Environmental Management at the Johns Hopkins University, and also a member of the California ISO Market Surveillance Committee.

Frank A. Wolak is the Holbrook Working Professor of Commodity Price Studies in the Department of Economics and the Director of the Program on Energy and Sustainable Development at Stanford University and chairs the California ISO Market Surveillance Committee.

## When It Comes to Demand Response, Is FERC Its Own Worst Enemy?

There is a significant risk of creating conditions that will crowd out true price response by focusing too much on demand response programs with unverifiable baselines and reliability-based rather than price-based mechanisms for obtaining consumption reductions.

James Bushnell, Benjamin F. Hobbs and Frank A. Wolak

## I. Introduction

A major cause for many of the problems that have afflicted wholesale electricity markets is the unrealized potential for the demand-side to be a full participant. Ironically, when Fred Schweppe first envisioned an electricity market in which prices efficiently coordinated the actions of market participants, he focused on the potential for improved efficiency in power consumption, not generation.<sup>1</sup> However, restructuring of electricity markets has focused on generation. The demand-side has been mainly addressed through

traditional energy efficiency or emergency peak management programs that have largely failed to provide the flexibility Dr. Schweppe desired. As a result, managing physical constraints is more difficult for operators than it needs to be, spot price volatility is increased, and the lack of realtime demand price elasticity has made power markets vulnerable to the exercise of unilateral market power.

T he problems caused by an AWOL demand-side are widely recognized, especially in the pages of this *Journal*.<sup>2</sup> Those problems constitute the motivation for the Federal Energy

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Regulatory Commission's recent efforts at expanding demand-side participation in wholesale markets that have culminated in FERC Order 719.<sup>3</sup> However, in an effort to increase demand's role in the wholesale market, "demand response" programs are being promoted and implemented that we believe will actually forego many of the benefits of having final consumers that are truly responsive to system conditions. In this article, we argue that dynamic pricing that reflects varying system conditions over locations as well as time is most consistent with Dr. Schweppe's original vision, and most importantly, is the path to realizing the full benefits of active participation of final demand in the wholesale market. here is an important distinction to be made between traditional demand response (DR) programs and dynamic pricing. Traditional demand response programs typically pay customers to reduce their consumption relative to an administratively set baseline level of consumption.<sup>4</sup> Unfortunately, individual customers will always know more about their true baseline than the administrator of a DR program, and can likely profit from that knowledge. Therefore, we fear that efforts to increase traditional demand response programs with an administratively set baseline could very well crowd out more reliable and effective dynamic

pricing approaches - simply

because customers will prefer them for the wrong reasons.

The current state of demand participation in the United States suffers from a disconnection between the will and the means to address the issue. State public utility commissions (PUCs) and legislatures have been at best indifferent and at worst openly hostile to the expansion of dynamic electricity tariffs for consumers.<sup>5</sup> FERC has been much

more vocal on the issue of "symmetric treatment of supply and demand," but its regulatory reach is limited largely to wholesale market participants. FERC's continued focus and interest in fully integrating final consumers into wholesale power markets is admirable. However, the limits of FERC's regulatory jurisdiction greatly restrict its ability to promote such integration. Being limited to work with the tools at its disposal, FERC has chosen to pursue a model with competitive provision of "demand response" services at the wholesale level. Unfortunately, such services in

practice fall well short of meeting FERC's vision of wholesale markets where demand and supply are treated symmetrically. More seriously, these efforts also threaten to crowd out far superior approaches. Thus, there is a real risk that FERC, by pushing too hard on the regulatory levers it does have at its disposal, will end up undermining its own goals of achieving symmetric treatment of supply and demand, when state legislatures and PUCs finally recognize that symmetric treatment is a crucial ingredient to a wholesale electricity market that benefits all electricity consumers in their jurisdiction.

n the past, proponents of L traditional demand response have pointed to technological limitations on the widespread adoption of dynamic pricing. However, today the major remaining barrier to active participation of final demand is state-level regulatory policy.<sup>6</sup> In California, the necessary metering technology to record the hourly consumption of all final consumers of the three large investor-owned utilities is scheduled to be in place by the end of 2011. Elsewhere, stimulus funding for "smart grid" technologies is greatly accelerating the adoption of smart meters. What lacking are the rate structures that take full advantage of these technologies.

A simple, but elusive step would be to make the default retail price in restructured markets a pass-through of wholesale short-term energy

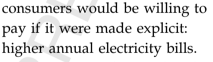
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prices, with fixed customer charges for distribution, metering, and billing costs. We emphasize that even if the default retail price all consumers face passes through the hourly realtime wholesale price, no consumer is required to pay this retail price. The choice to hedge any risk associated with fluctuating prices would be made individually, not collectively. However, the costs associated with hedging would be reflected in higher average rates for flatrate customers.

**C** tate legislatures and PUCs  $\cup$  behave as if they believe they are protecting consumers from wholesale price volatility by setting a default retail price for residential customers that does not pass-through the hourly wholesale price. Prohibitions against a default retail price that passes through the hourly wholesale price do not protect consumers from wholesale price volatility. They only prevent consumers from benefitting from a lower annual electricity bill by reducing their consumption during hours with high wholesale prices and increasing their consumption during periods with low wholesale prices. No matter what retail price a customer faces, over the course of the year its retailer must recover sufficient revenues to pay for the electricity consumed by all of its customers or else the retailer will be forced into bankruptcy. Assuming that retailers must retail in a financially viable manner regardless of the retail pricing

regime, customers that pay according to the fixed default price favored by most legislatures and state PUCs are virtually guaranteed to have higher annual electricity bills relative to customers that pay a retail price that passes through the hourly wholesale price. Consequently, the desire of the legislatures and state PUCs to protect consumers from wholesale price volatility comes at a cost we believe few



We again emphasize that this important step is largely the domain of state regulators, many of whom appear unwilling to take it. In the absence of such action, many markets are facing an expansion of more traditional DR programs, supplied by wholesale market aggregators and in many cases spurred on by capacity market revenues. If the demand response paradigm continues to dominate the landscape, tariff reforms by state regulators may eventually prove to be too little and too late.

## II. Demand Response versus Dynamic Pricing

In order to assess the barriers to demand response, first it is helpful to consider the question of what defines demand response. A second and more important question is whether the term is becoming obsolete. One rarely hears the term used outside of the electricity industry because the notion that consumers must pay and make decisions based on a real-time price is a fact of life in all industries without explicit price regulation. For example, in the airline industry, consumers always have the option to show up at the airport the day and time they would like to fly and pay the current price for a ticket, which could be extremely high if the flight is sold out. As we discuss below, the failure to treat electricity like other products is the major barrier to active participation of final demand in the wholesale market.

For the purposes of this discussion, we will make the distinction between demand *response* as the term has traditionally been used in the electricity industry and *dynamic* pricing. Traditionally, demand response has represented a specific paradigm for integrating the consumption decisions of certain types of customers into wholesale electricity markets. This paradigm involves identifying a potential reduction in consumption and treating that reduction as the service provided. Historically, this service has

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typically been called upon by system operators only for reliability reasons, rather than for economic reasons. Specifically, many demand response resources can only be called upon to provide a reduction in consumption in response to the system operator declaring a system emergency, rather than because the final consumer faces a real-time price above its willingness to pay for electricity. For the reasons we discuss below, this paradigm has always been problematic for the efficient integration of final consumers into wholesale electricity markets. he term dynamic pricing refers to a form of consumer

▲ refers to a form of consumer interaction with conditions in the market that is commonly found in other industries. The idea behind dynamic pricing is that customers pay to consume the product at a price that varies with real-time supply and demand conditions. Within the electricity industry, various models of dynamic pricing have been applied, including real-time pricing (RTP) and less dynamic and more restrictive forms such as critical peak pricing (CPP).<sup>7</sup>

In past decades, the argument could be made that technological constraints, such as the lack of availability of interval meters in the distribution network, limited the potential for integrating consumers in through dynamic pricing, and that the traditional DR paradigm was therefore a necessary second-best alternative. Today, although some infrastructural barriers to locational pricing for load remain,<sup>8</sup> these technological barriers have been greatly reduced. Specifically, California's three investor-owned utilities all have plans to install interval meters for all of their customers by the end of 2011. In addition, many technologies allowing customers to respond automatically to pricing signals currently exist and many more are being developed.

## III. Problems with the Current Demand Response Paradigm

The fundamental problem with what we will refer to as the *demand response paradigm* is that electricity consumption is *not* treated symmetrically with production. Symmetric treatment would set a default price for electricity consumption that is equal to the default price that suppliers are paid for producing electricity—the real-time hourly price for electricity. In addition, under true symmetric treatment, the amount supplied and the amount consumed during each period is actually metered, not measured by comparison to some estimated baseline level.

**D** ut another way, the baseline for suppliers in wholesale electricity markets is zero, and they earn the hourly price for each MWh of energy or operating reserves they provide above zero. If suppliers choose, they can contract ahead of time to sell a pre-specified amount of energy. This amount defines a baseline in later markets which will pay them an hourly price if they produce more than this amount, or require them to buy power from others if they fall short. As a result, suppliers can hedge risks but still have efficient incentives for shortrun operation.

## A. Symmetric treatment of load and generation

The symmetric treatment of demand, by definition, involves setting a zero baseline for final consumers, as for suppliers, and charging for each unit of consumption at the hourly price. If a demand resource would like to provide operating reserves, such as spinning or non-spinning reserves, then it would need to schedule a quantity of consumption in the day-ahead market and be willing to curtail consumption relative to this dayahead schedule if its offer to consume less energy is accepted in the real-time market.

Facing a default price equal to the hourly wholesale price does not require any final consumer to pay this price or electricity

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supplier to receive this price for all their electricity. Similar to markets for other products, this is the default price that the consumer must pay and producers will receive if they do not make any forward market arrangements. In many markets, consumers reserve some amount of the product in advance at a fixed price. However if they want to consume more than they reserved, they have to pay at the current price. If they are willing to consume less than what was reserved, they are instead paid that price for the amount they do not consume. In this way the incremental consumption decision is based upon the realtime price, promoting short-run efficiency.

R eturning to the airline industry, few passengers pay the default real-time price for a flight because they find the fixed-forward contract offered by the airline—an advance-purchase ticket-more attractive. However, the reason that consumers find the advancepurchase ticket more attractive is because the real-time price of a flight can be extremely volatile (in particular, the flight can be sold out) and the advance-purchase ticket provides insurance against this uncertainty. For the same reason, we would expect few customers to purchase all of their electricity consumption at the hourly real-time wholesale price because they are likely to find pricing plans that provide price certainty for a significant fraction of their

expected hourly consumption more attractive.

# **B.** The problem of paying for demand reductions

Most of what are traditionally described as demand response programs pay consumers to reduce their consumption relative to some administratively set level. Any initiative that pays customers *not* to consume

something, be it water,  $CO_2$ emissions, or electricity, faces a serious challenge of measuring what the consumer would have done without the payment. It is impossible to observe this counterfactual consumption level, because we cannot measure something that did not happen. If the customer receives payment for a demand reduction during the hour the only quantity that can be observed is the customer's actual consumption with the payment. Determining what the customer's consumption would have been without the payment must rely on an economic or statistical model of the customer's

behavior to estimate this counterfactual consumption.<sup>9</sup>

This problem is often described as the "baseline" problem. The baseline problem can often be broken down into two classic difficulties that are found in markets where information is not complete: an adverse selection problem and a moral hazard problem. The adverse selection problem arises from the fact that, when paying for reductions, the "buyer" of demand response does not know precisely what the consumer would have consumed in the absence of a DR payment. Even the best economic or statistical models of a customer's hourly electricity consumption behavior as function of hourly prices and all observable customer and weather characteristics are only able to explain a small fraction of the variation in that customer's consumption of electricity across hours of the year. Consequently, even assuming that the best model of the determinants of each customer's electricity consumption is available, it is impossible to determine accurately what that customer would have consumed in the absence of the payment.

For example, California's 20–20 program was designed to encourage conservation during the summer of 2001 by rewarding consumers whose monthly consumption fell more than 20 percent relative to the same month in the previous year. Although it is very likely that this program stimulated electricity

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conservation, it also rewarded customers who would have reduced their consumption even without the rebate program. It is widely acknowledged that historically a sizeable fraction of residential customers experienced a fall in their monthly consumption of 20 percent or more without any incentive to *reduce their consumption*. These customers received rebates under the 20–20 program simply because a child graduated or they took a long vacation, not because they actively took steps to reduce their electricity consumption.<sup>10</sup> The moral hazard problem arises whenever customers are rewarded for having higher baselines. Put simply, firms and customers have a strong incentive to inflate the level of their baseline, because they are paid based upon the comparison of their actual consumption to this baseline. In many cases, customers can be given a perverse incentive to over-consume as a means to inflate their baselines. For example, when customers have the opportunity to consume all they want at a standard fixed retail rate, and then sell back reductions from that level at the real-time price in an ISO market, there is an incentive to raise consumption in order to increase the level of the "reduction," which is rewarded at a much higher price. It is critical to recognize that this is more than just a measurement problem. Even *perfect* measurement of consumption does not eliminate

the moral hazard problem with

regards to baselines. The problem is created by an underlying rate structure that provides asymmetric rewards for consumption and reductions. **M** any of the today's demand response products are vulnerable to both adverse selection and moral hazard. This can be a serious problem for several reasons. It can continue to undermine faith in the reliability of DR among system

operators, who would come to view price-responsive demand as less reliable than an equivalent amount of generation capacity. This in turn can result in customers having to purchase more capacity resources and operating reserves to replace the demand response resources that do not in fact provide the promised amount demand reductions. This will inflate costs to consumers and increase uncertainty as to the actual reliability of the system. Such DR programs can also be artificially attractive to consumers relative to dynamic pricing, and thus discourage its adoption and

resulting, in the long run, in the loss of the benefits that dynamic pricing could provide.

## IV. The Role of Price-Responsive Demand

An examination of the behavior of day-ahead and real-time prices in restructured electricity markets shows that the energy market has the greatest value for quickly responsive adjustments during periods with large demand changes, rather than simply high levels of demand. The experience of the California ISO to date with its new market also reveals that this value is also highly localized. For this reason, we believe that the current focus of using DR as a reliability tool is counterproductive. Trimming a few demand peaks during the year, as is envisioned for demand response resources under the current resource adequacy (RA) paradigm, greatly undervalues the role of price-responsive demand.

Therefore, we believe that an emphasis on remunerating DR resources primarily with capacity payments would not be economically efficient or yield the greatest benefits to system reliability. The capacity paradigm exacerbates all the weaknesses of current DR approaches and, as with generation, tends to reward the *potential* for provision of a service rather than the actual provision of that service. By far the most desirable form of remuneration for demand in both

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limiting real-time price volatility and enhancing system reliability is through energy payments rather than capacity payments.

s we argue above, it is far **1** more effective to implement these payments through an approach that treats demand and supply resources symmetrically. The multisettlement markets that exist in all of the ISOs in the United States are ideally suited to allowing symmetric treatment of demand and supply. Final consumers can schedule a given level of consumption in the day-ahead market and then sell day-ahead ancillary service capacity or realtime energy reductions relative to this day-ahead schedule in the real-time market. Similarly suppliers can schedule from their generation units in the day market and then sell day-ahead ancillary services or additional energy in the real-time market beyond that day-ahead energy schedule. This "buy your baseline" approach to selling demand reductions in a subsequent market ensures that retailers and curtailment service providers (CSPs) face the full financial consequences of their baseline choice in the same way that suppliers face the full financial consequences of their final energy schedules in the realtime market.

It is true that the quantity of demand response resources that market participants are willing to provide is likely to be less if demand response resources are required participate in the ISO markets under the same terms and conditions as generation unit owners. However, the success of DR programs should not be judged by the amount of MW or MWh sold, if these magnitudes are in fact not financially binding or directly verifiable. For example, the ISO could purchase a large quantity of MWh of demand reductions that are purely the result of an artificially high baseline. These demand

reductions provide no economic or reliability benefits, but consumers must still pay for them. To judge a program as a success because it has a large number of participants and a large number of MWh sold fails to recognize the primary goal of symmetric treatment of demand and supply resources—to improve market efficiency and system reliability.

## V. Using DR to Provide Ancillary Services

Within the current debate over the proper role for demand

response, it is important to distinguish between the provision of ancillary services (AS) and the provision of demand response (non-consumption) for energy. In the former, the customer is providing an actual service, the ability to alter consumption if the system needs it due to a contingency. As long as measurement is accurate, the baseline issue is not a major concern. An ISO or system operator needs to be confident that the *change* in consumption it expects upon calling for it will occur.<sup>11</sup>

In the case of AS, an ISO does not necessarily need to worry about the *level* of consumption from which this change is occurring, as long as it can measure the level of consumption when change is requested and the change in consumption actually does occur. It therefore makes sense that AS performance simply be measured based upon the actual metered consumption of a customer before and after the demand is called upon to perform. While reliability concerns may necessitate the ability to measure telemetry, we see no incentive problem if it is lacking. It should be understood that the provider should not sell a level of AS in excess of its measured demand (or a fraction of it), and that performance will be measured by the change in consumption from the appropriate interval before to after the resource is called upon. If this change is in fact less than

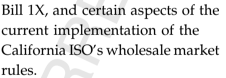
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what was offered as reliable AS, then penalties comparable to non-performance by a generator could be applied.

ncillary services sales by **1** demand resources can be tested in the same manner that ancillary services sales by generation units are tested. If an operator accepts 10 MW from the demand resource in the nonspinning reserve market, then the operator could test the provision of this service by asking the demand resource to reduce its load by this amount with the appropriate advance notice. If it turns out that the customer is unable to do so, then the operator would be assess the standard penalty for failing to provide non-spinning reserve when called upon that is assessed to generation units that fail to provide this ancillary service.

### VI. Regulatory Barriers to Symmetric Treatment: The California Experience

While the barriers to dynamic pricing are essentially regulatory, and not technical, these regulatory barriers can seem complex and daunting. Nowhere is this more true than in the labyrinth that is California regulatory policy. In this section we address some of these specific regulatory issues and argue that their solution need not be as complex as is widely viewed to be the case. California's ambiguous policies toward retail and wholesale market organization further complicate the issues and implications of demand response policies. Political resistance to dynamically varying and locationally varying prices for load is highlighted in the California ISO's barriers report. Among the policies that create difficulties are several provisions from California's 2001 Assembly



P erhaps the most relevant and distinct issue for the California market, relative to other ISO markets, is the suspended status of third-party retail access in AB 1X. While we will not discuss here the relative merits of this policy, it does greatly limit the mechanisms that non-utility providers can use to implement dynamic pricing for final customers. The only model left for non-utility providers is the more traditional, highly flawed, demand response model through

the previously mentioned curtailment service providers. Unfortunately, the suspension of third-party retail access creates a stark choice for final consumers served by the California ISO that does not exist in other ISO markets: final consumers can either (1) pursue a more effective model of consumer participation through dynamic rates that would likely have to be implemented primarily through regulated LSEs, or (2) implement the competitive provision of a much less effective and reliable form of DR through the CSP model. We believe that implementation of dynamic pricing, done right, is the most important goal, whether it be accomplished through competitive provision or through traditional utility channels.

Another aspect of AB 1X that is often identified as a barrier to dynamic pricing is the provision that the retail price does not increase for residential customers consuming at or below 130 percent of "baseline" consumption levels. This limitation has been interpreted as precluding the option of charging higher prices during critical hours unless those increases are completely offset by comparable reductions during other hours. However, it is important to remember that this restriction applies only to residential customers. Whether this restriction is equitable has been a continuing source of debate, but we note that most of the "lowhanging fruit" of dynamic pricing

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response is likely found in the commercial and industrial sectors.

ven for residential customers this limitation is not insurmountable. In fact one could interpret the restriction as fitting well with the concept of "buying your baseline." The key to this concept is that customers have the right to buy only a set amount of electricity at the fixed rate, rather than the right to buy all they want at that rate.<sup>12</sup> A dynamic tariff could be structured so that customers essentially reserve a baseline level of consumption at the AB1X price and any consumption in excess of that level is priced at the dynamic wholesale price, while consumption below that level is refunded at that same wholesale price.<sup>13</sup> Thus customers who consume less than the baseline essentially earn rebates based upon the hourly wholesale price. The key difference in this approach from other proposed DR programs is that the baseline is set exogenously and is not costless.

One last current policy that we will highlight as problematic for the implementation of both dynamic pricing and traditional demand response is the current aggregation of the locational marginal prices paid by final consumers to load aggregation points (LAPs). The disconnection between underlying wholesale prices at specific locations and the average prices paid by customers within LAPs is analogous to the disconnection between hourly fluctuations in wholesale prices and the annual averages of those prices paid by consumers. In other words, true demand response would respond to both the temporal and locational components of wholesale prices.

More importantly, the aggregation of consumer prices to LAPs creates difficulties for providing the proper incentive to a specific single customer in a



given location. In a DR paradigm, LAP pricing can create the opportunity to inflate baselines simply to take advantage of the difference between a locational price and the LAP price. Essentially customers can be paid at a nodal price for reductions from levels they purchased at the LAP price.<sup>14</sup> Proposals to address this problem really only limit the potential damage rather than fix the underlying incentive problem which can only be addressed by charging a consumer at a given node the price at location for its day-ahead schedule and paying that same customer the real-time price at that location for its

reduction in consumption in realtime relative to this day-ahead schedule.

## VII. Conclusion

Any paradigm that sells "reductions" from an exogenous baseline will crowd out the adoption of direct pricing options such as critical peak and real-time pricing. Thus, we fear that the adoption of this weak form of demand response will ultimately work against the adoption of a truly symmetric treatment of load and generation that is an essential component of an efficient wholesale electricity market. There is a significant risk of creating conditions that will crowd out true price response by focusing too much on DR programs with unverifiable baselines and reliability-based rather than price-based mechanisms for obtaining consumption reductions.

This crowding out can also occur by inflating the attractiveness to consumers of such DR programs relative to responsive pricing by overpaying for reductions that don't actually occur. Even customers who are fully capable and willing to participate in dynamic pricing programs might prefer to instead participate as DR customers, simply because the baseline problems could work to their advantage. Thus, the current paradigm of demand response if it comes to dominate industry practice could become the single

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largest barrier to truly priceresponsive demand.■

#### Endnotes:

**1.** F.C. Schweppe, *Power Systems 2000: Hierarchical Control Strategies*, IEEE SPECTRUM, July 1978, at 42-47.

2. E.g., K. Spees and L.B. Lave, Demand Response and Electricity Market Efficiency, ELEC. J., April 2007, at 69–85; S. Neumann, F. Sioshansi and A. Vojdani, How to Get More Response from Demand Response, ELEC. J., Oct. 2006, at 25–31; and A. Zibelman and E.N. Krapels, Deployment of Demand Response as a Real-Time Resource in Organized Markets, ELEC. J., June 2008, at 51–56.

**3.** FERC, Final Rule, Order 719, Wholesale Competition in Regions with Organized Electric Markets, 18 CFR Part 35, Issued Oct. 17, 2008.

4. For overviews of demand response technologies and program status, see, e.g., Assessment of Demand Response and Advanced Metering, Staff Report, Federal Energy Regulatory Commission, Dec. 2008; P. Cappers, C. Goldman and D. Kathan, Demand Response in U.S. Electricity Markets: Empirical Evidence, ENERGY, THE INT'L. J., in press.; J. Torriti, M.G. Hassana and M. Leach, Demand Response Experience in Europe: Policies, Programmes and Implementation, ENERGY, THE INT'L. J., in press; M.H. Albadi and E.F. El-Saadany, A Summary of Demand Response in Electricity Markets, Electric Power Systems Research, 78(11), 2008, at 1989-1996; FERC, A National Assessment of Demand-Response Potential, Staff Report, Prepared by The Brattle Group, Freeman, Sullivan & Co., and Global Energy Partners, LLC, June 2009.

**5.** California Senate Bill 695 and Assembly Bill 413 prohibit mandatory or default time-variant pricing for residential customers prior to Jan. 1, 2016, in spite of the fact that all residential customers of three large investor-owned utilities— Pacific Gas and Electric, Southern California Edison, and San Diego Gas and Electric—will all have hourly meters for several years before that date.

6. For earlier discussions of obstacles to dynamic pricing of electricity on the retail level, see S. Borenstein, *Real-Time Retail Electricity Prices, Theory and Practice*, in J.M. Griffin and S.L. Puller, Eds., ELECTRICITY DEREGULATION, CHOICES AND CHALLENGES (Chicago: Univ. of Chicago Press, 2005), at 317–357; A. Faruqui, 2050: A Pricing Odyssey, ELEC. J., Oct. 2006, at 3–11; K. Costello, An Observation on *Real-Time Pricing: Why Practice Lags Theory*, ELEC. J., Jan.–Feb. 2004, at 21–25; E. Hirst, Price-Responsive



Demand in Wholesale Markets: Why Is So Little Happening? ELEC. J., May 2001, at 25–37.

7. For discussions of CPP and other variants of dynamic pricing, see, e.g., A. Faruqui and S.S. George, *The Value of Dynamic Pricing in Mass Markets*, ELEC. J., July 2002, at 45–55; K. Herter, *Residential Implementation of Critical-Peak Pricing of Electricity*, ENERGY POLICY, 35(4), 2005, at 2121–2130.

8. The barriers in California are reviewed in the California ISO's compliance report to FERC Order 719, at http://www.caiso.com/239e/ 239ee47a6710.pdf.

**9.** E.g., K. Coughlin, M.A. Piette, C. Goldman and S. Kiliccote, *Statistical Analysis of Baseline Load Models for Non-Residential Buildings*, ENERGY & BUILDINGS, April 2009, at 374–381.

**10.** A discussion of the 20/20 program can be found in A. Faruqui, and S.

George, Pushing the Envelope on Rate Design, ELEC. J., March 2006, at 33–42. It is important to appreciate, however, that this payment to people who would have reduced consumption anyway is not per se inefficient. Rather, inefficiencies can arise if consumers have an ability and incentive to alter their decisions at other times in order to affect that baseline (leading to the moral hazard problem), or can choose whether or not to participate in that program (leading to the adverse selection problem). See our discussion elsewhere in this article.

**11.** We note, for example, that the recent Lawrence Berkeley Laboratory evaluation of Southern California Edison's use of air conditioner load controllers as a spinning reserve resource has provided convincing evidence that provision of AS by demand resources can be accurately monitored and verified. See J.H. Eto, J. Nelson-Hoffman, C. Torres, S. Hirth, B. Yinger, J. Kueck and B. Kirby, Demand Response Spinning Reserve Demonstration, Prepared for Energy Systems Integration Public Interest Energy Research Program, California Energy Commission, LBNL-62761, May 2007.

**12.** A detailed discussion of the impacts of dynamic pricing on customer bills and the concept of buying baselines can be found in Severin Borenstein, *Customer Risk from Real-Time Retail Electricity Pricing: Bill Volatility and Hedgability*, ENERGY J., 28(2) 2007.

**13.** The baseline quantity, which is defined as a monthly total kWh quantity would have to be translated to an hour-by-hour allocation. There are several ways to do this and as long as the translation is based upon an exogenous formula and not the ongoing consumption of specific customers, the proper incentives for responding to prices are preserved.

**14.** This issue is discussed in detail in our opinion, The California ISO's Proxy Demand Resource (PDR) Proposal, April 29, 2009, at http://www.caiso.com/239f/239fc54917610. pdf.

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