August 9, 2012

Lisa P. Jackson, Administrator
U.S. Environmental Protection Agency
Air and Radiation Docket and Information Center
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Dear Administrator Jackson:


These comments focus in particular on the proposed temporary allowance for reciprocating internal combustion engines (RICE) to participate in peak shaving and other non-emergency demand response programs.¹

The EPA’s proposed rule lacks supporting technical information on the RICE that would be subject to the rule and the air quality and health impacts of the proposed rule. These critical omissions include:

¹ NESCAUM is not taking a position on the proposed allowance for emergency demand response programs. Individual member states of NESCAUM may file separate comments on this portion of the proposal. We note that a number of NESCAUM states allow participation of RICE in emergency demand response programs subject to specific criteria and a procedural hierarchy. See, e.g., ISO New England Operating Procedure 4, Action During a Capacity Deficiency, effective date December 9, 2011 (emergency demand response generation not called prior to Action Level 6 when voltage reduction of 5 percent is implemented along with amount- and location-specific emergency generation).
The number of RICE that may take advantage of the proposed rule’s pollution control exemptions: unknown.

The locations of these sources: unknown.

The times at which these sources may operate: unknown.

The public’s exposure to increased levels of diesel exhaust and fine particulate matter from these sources: unknown.

The resulting public health harms from the increased exposure to diesel emissions: unknown.

The resulting impact on communities that may bear a disproportionate share of the negative environmental consequences resulting from industrial, governmental and commercial operations or policies: unknown.

The resulting impact on the ability of states to attain and maintain the ozone and other air quality health standards: unknown.

The impacts on future resource mixes in the electricity markets from allowing uncontrolled RICE into economic demand response programs: unknown.

Absent this information, NESCAUM is unable to evaluate the proposed rule’s prospective impacts. And NESCAUM respectfully submits that neither can EPA. Therefore, NESCAUM requests that EPA withdraw the proposed temporary allowance for uncontrolled emergency RICE to participate in non-emergency demand response.

I. Air Quality and Public Health Concerns

A. Hazardous Air Pollutants (HAPs)

Diesel exhaust is a complex gas-particle phase mixture of both known and unknown compounds that include confirmed carcinogens like benzene. The World Health Organization classifies diesel exhaust as a known human carcinogen. The EPA has not yet assessed diesel exhaust for potential cancer risk, but it has previously concluded that diesel exhaust is among the substances that may pose the greatest risk to the population at large. The New Jersey Department of Environmental Protection (NJ DEP), using a cancer risk factor taken from California, finds diesel exhaust to have the highest cancer risk among air toxics in New Jersey.

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Diesel PM contributes to non-cancer health risks as well. Fine particulate matter, like diesel PM, has been linked to respiratory and cardiovascular health effects, including premature mortality. Non-cancer hazards have been assessed for diesel exhaust in EPA’s 2005 National-Scale Air Toxics Assessment (NATA).  

It is impossible to determine whether the proposal satisfies the requirements of section 112 of the Clean Air Act because EPA’s proposal fails to provide any technical information on potential increases in HAP emissions due to implementation of the proposed rule. Under section 112, Congress has charged EPA with establishing emission standards for major and area sources to limit HAP emissions. The RICE NESHAP proposal exempts a class of sources from these requirements. Although limited in time through 2017, an increase in the utilization of uncontrolled RICE in non-emergency demand response and peak shaving programs will lead to increased diesel exhaust during the five years of the allowance. Compounding the increase in diesel exhaust is the accompanying attribute that these relatively small and widely distributed sources are often located in heavily populated areas and have low stacks with poor dispersion. This leads to a higher likelihood that large segments of the general population living and working near stationary diesel engines will be exposed to increasing levels of HAPs from diesel exhaust. As discussed later in these comments, NESCAUM is unable to suggest how many excess tons of pollutants will result from the temporary exemption given the paucity of inventory information for the sources, and EPA has not done this analysis.

B. Ground-level Ozone

EPA’s proposed rule would further impair the ability of states in the Northeast from meeting and maintaining the ozone health standard.

Ground-level ozone is a persistent public health problem in the United States and a particular problem in NESCAUM states due to local emissions and ozone transport from out of the region. Breathing ozone in the air reduces lung function and aggravates existing asthmatic conditions. Emerging research indicates ozone exposure can also increase the risk of premature death.

The highest concentrations of ozone in the Northeast generally occur on the hottest days of the ozone season. NOx emissions from electric generating units (EGUs) are more than double the average daily emissions on the hottest days (Figure 1) as generation increases to meet space cooling demands. Higher NOx-emitting peaking units are used to meet this demand, and peak shaving uncontrolled RICE operating “behind the meter” would further add to the NOx load.

The period of July 21-23, 2011 illustrates the severity of the problem. During this period, parts of the NESCAUM region experienced the hottest days of the summer, the highest NOx emissions from fossil fueled EGUs, and the highest ozone levels. Babylon, NY, on Long Island, saw an 8-

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hour average of 0.114 parts per million (ppm), and Martha’s Vineyard, MA, downwind of the New York City metropolitan area, experienced a peak ozone concentration of 0.113 ppm. Almost 50 exceedances of the older 1997 ozone National Ambient Air Quality Standard (NAAQS) of 0.08 ppm occurred from Maryland to coastal Maine. Nearly 125 exceedances of the revised 0.075 ppm ozone NAAQS occurred from northern Virginia to Maine during these three days.  

Figure 1. Daily NOx Emissions Variability from EGUs in NJ and Downstate NY Based on Fuel Type

Figure notes: Stacked bars are daily EGU NOx emissions by fossil fuel type. Emissions data were obtained in April 2012 from the U.S. EPA Clean Air Interstate Rule NOx (CAIRNOx) Annual Program (http://ampd.epa.gov/ampd/). The NOx emissions are from EGUs operating in all of New Jersey and the downstate New York counties of Bronx, Kings, Nassau, New York, Orange, Queens, Richmond, Rockland, and Suffolk. The black diamond line is a plot of the maximum daily temperature recorded in Newark, New Jersey (Source: AccuWeather, http://www.accuweather.com/en/us/newark-nj/07102/july-weather/349530?year=2011).

C. Fine Particulate Matter
Fine particulate matter (PM$_{2.5}$) poses a significant risk to human health due to its ability to penetrate deep into the lungs and pass into the bloodstream. In the lungs, PM$_{2.5}$ can irritate lung tissue, aggravate asthma symptoms, contribute to chronic bronchitis, and reduce overall lung function. In the bloodstream, PM$_{2.5}$ can lead to heartbeat irregularities, heart attacks, and even

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premature death in people with cardiovascular disease. PM$_{2.5}$ is also a major contributor to regional haze (reduced visibility).

PM$_{2.5}$ levels have dropped in the Northeast overall due to reductions in direct PM$_{2.5}$ emissions as well as emissions reductions of precursor pollutants$^9$ within the Northeast and in upwind regions.$^{10}$ Air quality planners expect that if current progress continues, all areas of the Northeast should meet the 2006 PM$_{2.5}$ standards by 2015 (15 µg/m$^3$ annual, 35 µg/m$^3$ daily). The EPA recently proposed a revised annual PM$_{2.5}$ NAAQS in the range of 12-13 µg/m$^3$ and a separate daily PM$_{2.5}$ secondary NAAQS to address urban visibility.$^{11}$ Based on current programs and expected declining emission trends, EPA projects that the NESCAUM region will be in attainment of the proposed revised standards. The proposed RICE NESHAP, however, lacks information on how increases in uncontrolled diesel PM$_{2.5}$ emissions can affect emission trends, as well as localized impacts.

Uncontrolled diesel combustion can release significant amounts of black carbon particles, as shown in Figure 2 for a downtown monitoring site in Boston, MA. The high black carbon concentrations are associated with a weekly test of a backup diesel generator lasting less than 30 minutes. These high concentration spikes from a single local source suggest the potential public health problems that can arise when multiple uncontrolled backup diesel RICE are collectively operating over longer time periods to generate electricity in a localized densely populated urban area. This is further borne out in the air quality modeling studies cited below in the section on information gaps.

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$^9$ PM$_{2.5}$ is both emitted directly as well as formed in the ambient air from precursor pollutants including NOx and sulfur dioxide (SO$_2$).

$^{10}$ Similar to ozone, PM$_{2.5}$ and its precursors are also transported long distances and thus air quality in the NESCAUM region depends on local emissions as well as those in the Midwestern and southern U.S.

In addition to direct emissions of black carbon, if uncontrolled RICE operate on high sulfur content diesel, secondary formation of sulfate PM$_{2.5}$ will increase. The proposed RICE NESHAP rule contains no restrictions on sulfur content in diesel used by RICE. Use of high sulfur fuels will further compound the increases in PM$_{2.5}$ that will occur from greater utilization of RICE in demand response programs.

D. Nitrogen Dioxide (NO$_2$)

Nitrogen dioxide (NO$_2$) is a highly reactive reddish brown gas that forms quickly from oxidation of nitric oxide (NO) emitted by stationary RICE, as well as cars, trucks and buses, power plants, and off-road equipment. Sub-daily short-term exposure to NO$_2$ is associated with increased asthma symptoms, difficulty controlling asthma, and an increase in respiratory illnesses and symptoms. Children, the elderly, and asthmatics are particularly sensitive populations.\textsuperscript{12}

The new 1-hour standard supplements the pre-existing NO$_2$ standard set at an annual mean of 53 ppb, which all areas of the country currently meet. For the new 1-hour NO$_2$ health standard, EPA classifies all areas of the country as “unclassifiable/attainment,” meaning that EPA believes available information does not indicate any areas violate the standard. NO$_2$ concentrations, however, can be highly localized near NO$_2$ sources. For example, NO$_2$ levels within about 50 meters of major roadways can be 30 to 100 percent higher than in areas farther away. The localized nature of NO$_2$ may not be readily observed with the current national air monitoring network.\textsuperscript{12}

\textsuperscript{12} 77 Fed. Reg. 9532 (February 17, 2012).
Uncontrolled older diesel RICE that predate Tier 1 emission standards have very high NOx emission rates, of which NO$_2$ is a primary component. Table 1 compares NOx rates of uncontrolled pre-Tier stationary diesel engines with NOx rates of newer higher Tier-level diesel engines subject to emission limits. As another point of reference, a baseload coal-fired power plant equipped with selective catalytic reduction (SCR) can have a NOx emission rate around 1.0 lb per MWh. This is over an order of magnitude less than an uncontrolled diesel RICE, and even lower than most of the newer Tier limits. The NOx difference is much higher (over two orders of magnitude) when diesel is compared to new combined cycle or simple cycle turbines that emit at about 0.1 and 0.2 lb per MWh, respectively.

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II. The Proposal is Based on Insufficient Information and Analysis

The Clean Air Act has a “precautionary and preventive nature” in protecting the public from potential harms caused by air pollution. Contrary to the precautionary nature of the Act, EPA appears to be promulgating the RICE NESHAP rule without having evaluated the rule’s impact on public health. This is particularly perplexing in light of EPA Administrator Lisa Jackson having identified “Improving Air Quality” and “Working for Environmental Justice” as among her seven priorities for EPA’s future. The EPA admits that it lacks the information necessary to evaluate impacts relating to these priority areas, yet appears ready to proceed in any event.

A. Insufficient Information on RICE Location and Activity Levels

The EPA has not assessed emission impacts from the proposed rule, and it is impossible for EPA to do such an analysis because the number and locations of diesel generators used in demand response programs are simply not known. Owners of these units have not always been required to obtain air quality operating permits because the sources are relatively small and originally

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15 For example, EPA states in the RICE NESHAP proposal that in response to Executive Order 12898: Federal Actions To Address Environmental Justice in Minority Populations and Low-Income Populations;

The EPA has concluded that it is not feasible to determine whether there would be disproportionately high and adverse human health or environmental effects on minority, low income or indigenous populations from the reconsideration of this final rule, as the EPA does not have specific information about the location of the stationary RICE affected by this rule. [77 Fed. Reg. at 33831]
dedicated for backup emergency generation only. In addition, the frequency and duration of deployment periods for these types of generators used in demand response programs are difficult to estimate because they have never before comprised such a potentially large share of the overall capacity resource mix in the region. As a result, neither air quality managers nor EPA has complete knowledge about their locations and activity levels when used in demand response programs, making it difficult to assess the extent of their emissions and apply emission restrictions where necessary.

There has been little change in available information since NESCAUM first attempted to identify the locations of stationary diesel backup generators in 2003. In our 2003 assessment, we estimated the possible existence at that time of over 30,000 units in the NESCAUM region\(^\text{16}\) with a combined capacity exceeding 10 gigawatts (GW). Available national estimates suggested as many as 350,000 installed units with a capacity totaling more than 127 GW.\(^\text{17}\) To place in context, total installed coal-fired generation capacity in the United States was about 315 GW in 2010, with natural gas-fired capacity at about 407 GW.\(^\text{18}\) Clearly, the potential available capacity of diesel backup engines is not insignificant. The order of magnitude difference in emissions from uncontrolled diesel engines (particularly during the ozone season) makes even a small fraction of the total diesel engines used for demand response programs problematic for air quality, and the lack of information on their locations and potential utilization as a result of the RICE NESHAP proposed rule can pose significant problems for informed air quality planning.

The lack of location information also makes it impossible to determine if there are any situations where an aggregator exerting common control over multiple RICE might trigger major stationary source permitting requirements under EPA’s case-by-case aggregation policy, which EPA notes is a “highly fact-specific” decision.\(^\text{19}\)

B. Lack of Relevant Historical Experience to Serve as Future Guide

It has been stated that backup RICE have been rarely called upon by electric system operators to address emergency needs, and that this is likely to remain the case in the future.\(^\text{20}\) Emergency RICE, however, have not previously been allowed to participate in non-emergency programs. The proposal would provide a temporary allowance of up to 50 hours of exempted operation from pollution controls for emergency RICE used for “any non-emergency purpose, including peak shaving.”\(^\text{21}\) There is no historical experience from peak shaving or other non-emergency

\(^{16}\) The NESCAUM region includes the states of Connecticut, Maine, Massachusetts, New Jersey, New York, Rhode Island, and Vermont.

\(^{17}\) Northeast States for Coordinated Air Use Management (NESCAUM), *Stationary Diesel Engines in the Northeast*, NESCAUM, Boston, MA (June 2003). Available at http://www.nescaum.org/documents/rpt030612dieselgenerators.pdf/.


\(^{20}\) 77 Fed. Reg. at 33813.
programs to inform air quality planners on the potential future impacts of expanded emergency RICE utilization.

For example, within the PJM control area, there is an on-going rapid and significant expansion in capacity commitments for demand response resources that has no historical precedent. Demand response capacity commitments have increased from less than 1,700 MW in 2006/2007 to commitments of almost 15,000 MW in 2015/2016, an increase by almost a factor of 10. While not all the demand response commitments are attributable solely to promised availability of backup RICE, it appears that a significant portion of the commitments is coming from entities deploying backup generators, either feeding directly to the grid or behind the meter generation.

C. Need for Air Quality Analysis of Potential RICE NESHAPs Impact

The EPA has on hand the air quality modeling tools to analyze potential air impacts from the proposed RICE NESHAP, but does not present such analysis in the proposal. This is a serious information gap that further reflects EPA’s failure to evaluate environmental impacts of this proposed rule.

The Delaware Department of Natural Resources and Environmental Conservation (DNREC) undertook a screening analysis of potential impacts from increased utilization of emergency diesel RICE using AERSCREEN, which is EPA’s recommended screening model based on AERMOD. Results suggest that a single uncontrolled Tier 0 diesel RICE can exceed the new 1-hour NO\textsubscript{2} NAAQS when considering the existing background. Emissions from multiple diesel RICE in close proximity can exceed the 1-hour NO\textsubscript{2} NAAQS regardless of background. Emissions from a single diesel RICE can exceed the 24-hour PM\textsubscript{2.5} NAAQS when considering the background. Emissions from multiple diesel RICE in close proximity can exceed the 24-hour PM\textsubscript{2.5} NAAQS regardless of background. The screening model results indicate a need for more detailed analyses by EPA of the air quality impacts reasonably foreseeable from implementation of the proposed RICE NESHAP (and associated conforming amendments to their new source performance standards).

The potential adverse air quality and health impacts from increased utilization of uncontrolled diesel backup generators are well-documented in peer-reviewed scientific literature. Using a research version of CAMx and EPA’s Environmental Benefits Mapping and Analysis Program (BenMAP), Gilmore et al. investigated the costs of using backup generators to meet peak

\footnotesize{22} No similar change has occurred in New England given the different design of ISO-New England’s emergency demand response program.


\footnotesize{24} A. Mirzakhalili, Director, DNREC Division of Air Quality, Air Quality Impacts of Diesel Generators Participating in Electricity Peak Shave and Demand Response Programs, presentation to the Mid-Atlantic Distributed Resources Initiative Work Group (MADRI), Washington, DC (June 8, 2012). Available at http://sites.energetics.com/madri/pdfs/Mirzakhalili_20120607.pdf (accessed June 25, 2012).
electricity demand. Based on the modeled air quality changes and potential health impacts from utilizing 1,000 MW of backup generation in four different cities (Atlanta, Chicago, Dallas, New York City), the researchers recommended that the use of backup generators be accompanied with appropriate emission controls for PM$_{2.5}$ and NOx. They further recommended that generators be properly sited for the area of use.

A 2003 Synapse study of the ISO-New England region suggested that increased utilization of emergency diesel RICE in economic demand response programs could result in increases in several air toxics, including benzene and polycyclic aromatic hydrocarbons (PAHs). As the statutory purpose of a NESHAP is to lower air toxics, this indicates a potential significant flaw in the RICE NESHAP as proposed.

The Synapse study’s authors also noted that reductions in sulfur dioxide and NOx attributed to quick starting RICE displacing other fossil fuel power plants idling over longer time periods may be lost through emissions trading. The diesel RICE are not under any cap and trade program, so the avoided emissions create excess tradable allowances for use by power plants at other times or locations.

We note that the Synapse study’s findings are specific to ISO-New England at that period of time (circa 2003), and are not necessarily transferable to other transmission regions. This further underscores the need for a more thorough analysis of the proposed RICE NESHAP prior to finalizing.

The EPA has the modeling capacity and expertise to evaluate the public health implications of using uncontrolled backup RICE in demand response programs. The EPA has not used these readily-available tools and expertise. The limited modeling done to date by others clearly indicate the potential for public harm without appropriate measures to limit air pollutant emissions as well as the public’s exposure to those emissions. This needs to be more fully evaluated.

III. State Air Quality Concerns
Addressing HAPs, ozone, PM$_{2.5}$, and NO$_2$ pollution will require air quality managers to pursue emission reductions from additional air pollution sources. Addressing emissions from the electric generation sector on high electric demand days will be a key component in meeting these challenges. Ensuring that areas meet current and future air quality standards will require more effective and innovative approaches for generating sources operating mainly on high demand days. Historically, these types of generators have not been subject to NOx and PM$_{2.5}$ controls.

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because of their limited use and relatively low total seasonal emissions. This rationale breaks down, however, when looking at the sources’ contributions on the most important smog-forming days, as well as their expanding usage.

For the revised ozone, PM$_{2.5}$, and NO$_2$ NAAQS, failure to attain the standard by legal deadlines may result in “bump ups” of the nonattainment areas into higher nonattainment classifications. This will result in increasing planning burdens and potential greater controls on local sources. Furthermore, to the extent any NAAQS is revised in the future to be more health protective based on health information, nonattainment classifications will be potentially based on historical pollutant concentrations inflated by RICE utilization coinciding with periods of high pollution.

It is of small consolation that the 50 hour exemption for non-emergency programs such as peak shaving will expire in 2017. If increased RICE utilization in the near-term contributes to a nonattainment area’s failure to attain a NAAQS by its statutory deadline, the area will remain in nonattainment with increased planning and compliance costs over the longer term as a legacy of the short-term exemption.

IV. Cost Effective Control Options for RICE

The EPA’s proposed rule is not necessary because other emissions reduction methods (use of ultra-low sulfur diesel and controls for particulate matter and NOx) are technologically feasible at reasonable cost. The ability to reduce emissions using revenue streams from economic demand response programs is particularly salient for RICE in nonattainment areas and areas that contribute significantly to nonattainment.

Revenue streams for RICE owners participating in non-emergency demand response programs appear sufficient to cover the costs of installing pollution controls in reasonably short time frames, potentially in less than five years. For example, within PJM, an owner of a 1 MW backup generator in a congested service area such as Baltimore, MD can receive capacity payments from about $45,000 per year to over $82,000 per year during the period 2008-2013. Within ISO-New England, a backup generator owner in the Hartford, CT area can receive payments from $27,000 per year to over $47,000 per year over the same period. In a cost analysis by the California Air Resources Board (CARB), an owner of a 1 MW Tier 2 or 3 emergency standby generator set would incur a cost of about $61,000 to retrofit a diesel particulate filter (DPF), and $189,000 to retrofit a DPF in combination with an SCR. Based on these figures, a 1 MW generator in these areas can cover the costs of controls in three to five years. These retrofit costs relative to annual capacity market payments in congested areas (the areas arguably in the most need of the resources) suggest that it is not economically unreasonable to require pollution control for those owners of backup RICE choosing to participate in the

capacity markets. While there appears to be limited experience with regard to SCR retrofits on emergency standby engines, the advent of Tier 4f diesel engines suggest that the older engines will be able to take advantage of the learning curve achieved with introduction of the newer Tier 4f engines. Also, limiting market participation to newer diesel or spark ignited engines, both with air pollution control, should be considered.

Requiring pollution controls on backup generators as a condition for participating in non-emergency demand response programs is not without precedent. For example, Celerity Energy Partners San Diego, LLC, a subsidiary of EnerNOC, Inc., has a contractual arrangement with San Diego Gas & Electric under which it has installed and maintained pollution control equipment on existing backup diesel generators that allows the units to be used as demand response resources and for other ancillary purposes.29

V. Ultra-low Sulfur Diesel/Testing and Maintenance

In the NESCAUM region, many states require emergency backup generators to use ultra-low sulfur diesel containing 15 ppm or less sulfur by weight. The use of ultra-low sulfur fuel should be incorporated into EPA’s final rule as a basic requirement for all diesel engines of any age operating in any demand response program. In addition, the testing and maintenance of uncontrolled emergency diesel backup generators should be limited to days predicted to be good air quality days, and prohibited on bad air quality days.

VI. Summary and Additional Recommendations

The Clean Air Act is precautionary by design. In keeping with the statutory intent, EPA needs a better developed analysis of potential health impacts arising from the proposed RICE NESHAP rule. Diesel exhaust has been classified a known carcinogen, and it is also a significant contributor to health-damaging fine particulates, ground-level ozone, and nitrogen dioxide. Monitoring and air quality modeling suggest that increased utilization of uncontrolled RICE in demand response programs will lead to increases in air pollution at levels of concern to public health.

NESCAUM recently undertook a review of competitive electricity markets in the NESCAUM region and current regulations of emergency and non-emergency RICE, which we believe is essential to understanding these engines’ increasing prominence. The report is attached to these comments, and makes the following recommendations:

- In light of the potential long-term impacts with regard to future resource mixes in the electricity markets, an economic dispatch model to simulate the operations of the current grid mix versus a scenario where backup generators were limited in the market and/or

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required to install pollution control equipment would aid air quality planners to understand the potential for broader impacts and emission trends over time.

- Electric system operators (independent system operators – ISOs; regional transmission organizations – RTOs) should have the authority to collect information on the source of demand response resources from aggregators and other market participants. To improve transparency, system operators should provide a breakdown of the resources in their demand response programs by zone similar to the approach of the New York Independent System Operator. In addition to being necessary to accurately determine their impact, it would be important for the system operator to know what comprises system resources in order to ensure a reliable system.

- The ISOs and RTOs should consider separating backup generation resources into a stand-alone demand response program category similar to ISO-New England to better track their utilization for peak shaving and emergency demand response.

- The EPA should require the use of ultra-low sulfur diesel for all backup diesel engines that participate in demand response programs, similar to the existing requirements in most NESCAUM states.

- States and EPA should identify a reasonable timeframe for phasing out the participation of the oldest, dirtiest diesel engines in demand response programs.

- Operators and aggregators of engines seeking to participate in economic or price-responsive demand response programs while remaining classified as emergency engines and thereby avoiding air pollution emissions standards should register and enroll engines directly with the relevant system operator and air quality agency; other indirect operation should be considered peak shaving and subject to air pollution emissions standards.

- Owners of backup diesel generators earning capacity revenue as electric generators in non-emergency demand response programs should be required to install appropriate pollution controls, taking into account population exposure, revenues received, control costs, and any other relevant factors.

The EPA should continue striving towards providing greater flexibility to the electric power sector in a manner that ensures system reliability along with improved protection of public health and the environment. It simply cannot be reduced to a choice between existing fossil fuel power plants and uncontrolled emergency diesel RICE. The EPA, in collaboration with electric system operators and relevant federal, state, and local partners, should encourage the use of clean generation, appropriate demand-side management measures, and greater energy efficiency to achieve system reliability needs as better environmental and energy policy than increasingly relying on uncontrolled diesel engines.
If you have any questions on these comments, please contact Paul Miller, NESCAUM Deputy Director, at 617-259-2016.

Sincerely,

[Signature]

Arthur N. Marin
Executive Director

Attachment: *Air Quality, Electricity, and Back-up Stationary Diesel Engines in the Northeast*, NESCAUM, Boston, MA (August 2012)
Air Quality, Electricity, and Back-up Stationary Diesel Engines in the Northeast
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Air Quality, Electricity, and Back-up Stationary Diesel Engines in the Northeast

Prepared By:
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August 1, 2012
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About NESCAUM

NESCAUM is a 501(c)(3) nonprofit association of air quality agencies in the Northeast. Our Board of Directors consists of the air directors of the six New England states (Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont), New Jersey, and New York. Our purpose is to provide scientific, technical, analytical, and policy support to the air quality and climate programs of the eight Northeast states. A fundamental component of our efforts is to assist our member states in implementing national environmental programs required under the Clean Air Act and other federal legislation. This report was a joint effort between staff at NESCAUM and M.J. Bradley & Associates, LLC (MJB&A). Principal NESCAUM contributors to this report were Dr. Paul Miller, George Allen, Leiran Biton, and Dr. Laura Shields. Principal MJB&A contributors to this report were Chris Van Atten, Brian Jones, and Kathleen Robertson.

We would like to thank the following individuals for providing review and comment on their respective areas of expertise: State members of the NESCAUM Stationary Sources & Permitting and Permit Modeling Committees, Doug Smith (ISO-NE), Donna Pratt (NYISO), Gary Helm (PJM), and Doug Hurley (Synapse Energy Economics, Inc.).
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Executive Summary

As the largest stationary pollution sources become better controlled to meet tighter national air quality standards, air quality planners’ attention is shifting to smaller sources that are relatively uncontrolled and that represent an increasing share of harmful air emissions. In this report, we attempt to evaluate the expanding use of internal combustion engines (often diesel powered) that have historically been dedicated for backup generation when the facility loses service from the electric grid or required emergency power for tasks such as fire suppression. However, as a result of the recent development of capacity markets for electricity procurement in many parts of the U.S., these engines are now also directly and indirectly providing electricity to the grid through participation in demand response programs. In addition, traditional integrated utilities may use these engines for voltage or frequency regulation outside of market-based demand response programs.

This report focuses on engines classified as emergency, thus avoiding emission limits, while operating during non-emergency periods through participation in a demand response program.

As discussed in this report, demand response may involve actual reductions in electricity consumption (curtailment), but it can also involve the use of on-site backup generators in place of grid-delivered power. These engines are generally diesel-fired but may be natural gas-fired. State environmental agencies have raised concerns that demand response programs, by allowing the use of uncontrolled backup diesel generators, may aggravate air pollution problems. The electricity markets deploy all eligible supply- and demand-side resources without consideration of respective environmental performance. In particular, concerns have been raised that demand response programs provide financial incentives for the use of uncontrolled backup generators on the hottest summer days, creating a spike in air emissions, including nitrogen oxides (NOx), when conditions would be most conducive to the formation of ground-level ozone. In addition, diesel exhaust contains a mix of toxic substances and is classified as a known human carcinogen by the World Health Organization. Because emergency diesel generators are often located in densely populated areas near ground-level, their increased use for electricity generation will also increase the public’s exposure to their harmful emissions.

Estimates of installed diesel generator capacity suggest that the total population of diesel generators in the Northeast could include well over 30,000 units with a combined capacity exceeding 10 gigawatts (GW). The increasing attractiveness of backup diesel engines’ use in demand response programs has the potential to undermine successful efforts to date in reducing

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Under EPA’s existing and proposed rules, engines not seeking classification as “emergency” engines would be required to meet the applicable emissions standards, but in exchange, would not be bound by any operational limitations.


Ibid.


air pollution and impede states from achieving increasingly more health-protective air quality standards in the future.

Due to the number of sites, diversity of demand response resource configurations, evolving market rules, and confidentiality concerns of market participants, an inventory of diesel generators enrolled in demand response programs is not readily accessible to policymakers or the public. However, available data suggest these engines could represent 10 percent to 50 percent or more of total demand response capacity.

What is sorely lacking is an inventory of the resources that are enrolled in or operate under demand response programs, including characteristics such as generator size, installation year, fuel type, emissions rates or controls, and run time. Without this information, air quality planners cannot reasonably assess the air quality impacts of these resources’ participation in demand response programs. Older diesel generators, installed prior to national engine emission standards, could have emission rates of NOx as high as 40 pounds per megawatt-hour (lb/MWh), greater than ten times the NOx emission rates of well-controlled coal-fired power plants.

For air quality planners, this is most immediately a concern on high electricity demand days (HEDD). These days may be few in number over the course of a summer or several summers, but, in the NESCAUM region, high electricity demand days typically correlate with the highest temperature days as a result of air conditioner usage. This is a concern because these hot, stagnant, sunny days are also the most meteorologically-conducive for ozone (smog) formation. Therefore, even if diesel engines operate relatively rarely and on only the highest electricity demand days, their emissions on those specific days can be relatively significant and occur at the worst possible times for air pollution.

For example, electric loads soared in the NESCAUM region on July 21 to 22, 2011, when high temperatures were recorded throughout the Northeast. All three Independent System Operators (ISOs) in the NESCAUM region dispatched demand resources on July 22, 2011, and NYISO also activated these resources on July 21, 2011.

- In NYISO, 666 MW of demand response resources responded during the four-hour event on July 21 and 1,417 MW of demand response resources responded during the five-hour event on July 22. According to NYISO data, approximately 10 percent of demand response capacity is backup generators.

- In PJM, responding demand response resources achieved a reduction of approximately 2,000 MW combined on July 22. According to PJM, at least 15 percent of demand response capacity is made up of backup generators, and an additional 60 percent is unclassified and likely includes some amount of backup generators.

xxxv The NESCAUM region encompasses the states of Connecticut, Maine, Massachusetts, New Hampshire, New Jersey, New York, Rhode Island, and Vermont.

xxxvi The Regional Transmission Organizations/Independent System Operators (RTOs/ISOs) in the NESCAUM region are ISO-New England (ISO-NE), New York ISO (NYISO), and PJM Interconnection (PJM).

xxxvii NYISO Semi-Annual Report on Demand Response Programs; Docket No. ER01-3001- June 3, 2011.

In ISO-NE, 643 MW of demand response resources were called on July 22 and actual reductions totaled approximately 663 MW. According to ISO-NE, backup generators were not directly dispatched on July 22.

Given the paucity of data available from ISOs and demand response providers, to estimate the air quality impact of operating backup generators as part of demand response programs, particularly on poor air quality days, we obtained information from ISO demand response reports and estimated emissions associated with assumed backup generation participation in these events on July 21 and 22, 2011. For NYISO events, we utilized NYISO reported data on generator enrollment in their demand response programs. For PJM events, we created three scenarios based on levels of engine participation ranging from 15 to 50 percent. We did not estimate emissions associated with ISO-NE’s dispatch of demand response resources given that the ISO did not dispatch its Real Time Emergency Generation resources.

Based on our analysis, backup diesel generator participation during the NYISO events are estimated to have emitted approximately 11 tons of NOx and one-third of a ton of PM over the duration of the four-hour event on July 21 and over 15 tons of NOx and nearly half a ton of PM over the duration of the five-hour event on July 22.

Backup diesel generator participation during the PJM event is estimated to have emitted between 33 and 109 tons of NOx and between one and three tons of PM during the seven-hour event on July 22.

As shown in Figure ES-1, these days also coincided with the highest ozone readings that month. In fact, the highest ozone level recorded in the New York City metropolitan area in 2011 occurred on July 22, 2011.

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xli Ibid.

In addition to the immediate air quality impact of the operation of these engines during peak electricity demand days, there are also longer-term concerns. These units’ participation in competitive markets may be one factor, among other changing market signals, discouraging the development of new generating facilities with advanced pollution control systems. They may also discourage cleaner demand reduction measures that could meet the region’s resource needs while reducing air pollution emissions, including criteria air pollutants, air toxics, and greenhouse gases.

In the following report, we provide an introduction to competitive electricity markets in the NESCAUM region and then to regulation of these generators, which we believe is essential to understanding these engines’ increasing prominence.

**Observations**

- Air quality planners are challenged in addressing emissions from uncontrolled engines due to the lack of information on the locations of these sources, the times at which these sources may operate, the public’s exposure to increased levels of diesel exhaust from these sources, and the resulting public health harms from the increased exposure.

- Preliminary screening analyses indicate that uncontrolled diesel backup generators operating under the exemption included in EPA’s recent proposal could by themselves create hotspots exceeding the national health-based 1-hour NO₂ air standard.

- Increased utilization of uncontrolled diesel backup engines in economic demand response programs such as peak shaving may hinder areas from maintaining or achieving national air quality standards. Even though the proposed exemption for such use may be temporary, if usage over the next five years causes an area to violate or fail to attain a standard, that area will face additional years of planning and control requirements as a
result of the interim increase in emissions from use of backup generators in non-emergency situations.

- In addition to the short-term emissions impacts, there may also be longer term impacts with regard to future resource mixes in the electricity markets. An economic dispatch model to simulate the operations of the current grid mix versus a scenario where backup generators were limited in the market and/or required to install pollution control equipment would aid air quality planners to understand the potential for broader impacts and emission trends over time.

- Several NESCAUM states have been seeking to address emissions on high electric demand days, including regulation of peaking units. These regulations are resulting in the installation of pollution controls as well as unit shutdowns. Policies that permit the use of uncontrolled diesel-fired backup generators in economic or price-responsive demand response programs impede the progress that states are making to address electric sector emissions.

**Recommendations**

- ISOs should have the authority to collect information on the source of demand response resources from aggregators and other market participants. To improve transparency, ISOs should provide a breakdown of the resources in their demand response programs by zone similar to NYISO’s approach. In addition to being necessary to accurately determine their impact, it would be important for the system operator to know what comprises system resources in order to ensure a reliable system.

- ISOs should consider separating backup generation resources into a stand-alone demand response program category similar to ISO-NE to better track their utilization for peak shaving and emergency demand response.

- The Environmental Protection Agency (EPA) should require the use of ultra-low sulfur diesel for all backup diesel engines that participate in demand response programs, similar to the existing requirements in most NESCAUM states.

- States and EPA should identify a reasonable timeframe for phasing out the participation of the oldest, dirtiest diesel engines in demand response programs.

- Operators and aggregators of engines seeking to participate in economic or price-responsive demand response programs while remaining classified as emergency engines and thereby avoiding air pollution emissions standards should register and enroll engines directly with the relevant ISO and air quality agency; other indirect operation should be considered peak shaving and subject to air pollution emissions standards.

- Owners of backup diesel generators earning capacity revenue as electric generators in non-emergency demand response programs should be required to install appropriate pollution controls, taking into account population exposure, revenues received, control costs, and any other relevant factors.
Introduction and Context

In 2003, the Northeast States for Coordinated Air Use Management (NESCAUM; see Figure 1) issued a report in response to early concerns regarding the potential air quality impacts of on-site generators. This report sought to develop a more complete inventory of the numbers and types of backup diesel generators that exist in the NESCAUM region. To that end, the report reviewed state policies concerning the permitting and operation of diesel generators, provided preliminary estimates of emissions impacts associated with diesel generator operation, reviewed control technology options, and provided specific policy recommendations.¹

Since 2003, there has been considerable growth in the demand response programs managed by Independent System Operators (ISOs)/Regional Transmission Organizations (RTOs) in the NESCAUM region. During this time, demand response resources have grown from a small share (approximately 1 to 2 percent) of total capacity to greater than 5 percent currently. They are slated to grow to upwards of 10 percent of capacity by 2015.² This growth has prompted concerns ranging from environmental and public health impacts, system reliability, and implications for the long-term fuel mix of the region’s electricity markets.

Recently, the U.S. Environmental Protection Agency (EPA) proposed regulations that would allow backup diesel engines to participate in demand response programs without meeting otherwise-applicable emissions limitations under the New Source Performance Standards (NSPS) and National Emission Standards for Hazardous Air Pollutants (NESHAP).

This report is a follow-up to our earlier analysis with updated information on the role of demand response programs in the power markets of the Northeast, their incentives for on-site generators, and a preliminary assessment of the impact of backup diesel generators on air quality in the northeastern states.

The Regional Electricity System

The electric power system in the Northeast³ serves more than 17 million customers and spans three major power markets managed by ISOs/RTOs: ISO New England (ISO-NE), the New York Independent System Operator (NYISO), and the PJM Interconnection (PJM) (see Figure 2).⁴ The Federal Energy Regulatory Commission (FERC)—which oversees the U.S. electricity industry—encouraged the formation of the ISOs/RTOs as part of its efforts to restructure the

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³ For the purpose of this report, the “Northeast region” is defined as the NESCAUM states, which include New England, New York, and New Jersey. New Jersey is part of the 13-state PJM Interconnection.
⁴ An RTO is an ISO that meets the characteristics and performs the functions specified in FERC Rules at 18 CFR Part 35 Subpart F. ISO-NE, NYISO, and PJM are RTOs in addition to their status as ISOs.
electric industry in the 1990s. The ISOs/RTOs in the Northeast perform four primary functions: (1) managing the flow of power over the high-voltage transmission grid; (2) operating the competitive wholesale electricity markets in the region; (3) ensuring a reliable supply of power; and (4) planning the regional transmission grid.

Figure 2. Northeast Independent System Operators

The electric system must provide a reliable supply of power at all times, including when the demand for electricity surges or when equipment is down for maintenance or if some equipment fails for any reason. This requires sufficient resources—including generation assets, demand-side resources, and transmission assets—to maintain the stability of the electric grid by ensuring sufficient supply to satisfy the peak demand for electricity. The Northeast is a summer-peaking system, meaning that consumer demand for electricity peaks on hot summer days when air-conditioning use is at its highest. ISO-NE and NYISO, for example, both experienced their highest average peak loads on August 2, 2006 after a heat wave spread throughout the United States and Canada.\(^5\) PJM set a record for peak load on July 22, 2011,\(^6\) when temperature records

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were broken throughout the NESCAUM region. On that day, Newark, New Jersey, recorded a record high of 108 degrees Fahrenheit with a heat index of 117 degrees.⁷

The three system operators in the Northeast rely on a diverse mix of generation and demand-side resources to balance the production and consumption of electricity. Failure to maintain this balance can lead to voltage fluctuations and then cascading failures across the grid. This report focuses on the intersection of these resources; namely, generation resources that function as demand-side resources; specifically, backup diesel generators participating in demand response programs. Typically, demand response involves the curtailment of electricity usage by consumers in response to a dispatch order from the ISO/RTO. FERC has strongly encouraged the expanded use of demand response beyond its historic use as primarily an emergency resource, due to its expected impact on participants. All three of the Northeast ISOs/RTOs have since adopted demand response programs that give these resources the opportunity to participate more fully in the capacity and energy markets, competing against traditional supply resources such as fossil-fueled generation based upon price, not reliability emergency conditions.⁸

**Demand Response as a Resource**

FERC defines demand response as “a reduction in the consumption of electric energy by customers from their expected consumption in response to an increase in the price of electric energy or to incentive payments designed to induce lower consumption of electric energy.”⁹ In actual operation, demand response may consist of a variety of strategies to reduce electricity consumption. For example, demand response may involve actual reductions in electricity consumption (“curtailment”) by, for example, temporarily shutting down air conditioning, lighting, or manufacturing production lines. In this case, electricity customers may either cut back on their electricity use or shift their electricity use to a later period of time.

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Demand response may also involve the use of backup generators, which are often diesel-fired, in lieu of consuming grid-based electricity (“backup generation”), which reduces electricity consumption from the grid as measured at the customer’s meter. ISOs/RTOs often cannot identify what specific actions a customer may be taking to reduce metered demand. However, anecdotal evidence suggests demand response aggregators – companies that facilitate customers’ participation in these programs – appear to be increasingly reliant on backup diesel generation as part of their overall portfolio. In effect, demand response programs appear to be shifting a portion of overall electricity demand from traditional generating resources that supply the grid to more dispersed, unregulated diesel generators.

As a matter of national energy policy, there are several advantages to allowing demand response resources to compete with traditional generation, including expanding competition, creating a more diverse set of supply resources, and providing economic incentives for end-use customers to actively manage their energy consumption. However, concerns have also been raised as the ISOs/RTOs have dramatically expanded reliance on demand response as a resource. These concerns include impacts on the generation fleet, public health and the environment, and overall system reliability.

The ISOs/RTOs in the Northeast rely on capacity markets to secure the resources necessary to meet current and future electricity demand with an added margin of safety in the event of unplanned contingencies, such as an unexpected generation plant shutdown or extreme weather event. Supply and demand resources (both existing and proposed) compete alongside one another in capacity markets (in PJM and ISO-NE) to meet the region’s expected capacity needs. As a result, various market monitors have raised concerns that demand response resources may discourage the development of new generation resources, such as power plants and renewable

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**Demand Response Examples**

Cabot Creamery participates in the ISO-NE demand response program. During a demand response event, Cabot Creamery shuts down large refrigeration and ice-making machinery within its manufacturing facilities – temporarily eliminating 1,000 kilowatts (kW) of electric load on the New England electric grid. This represents the energy conservation or curtailment strategy of demand response.

In Baltimore, the University of Maryland-Baltimore participates in PJM demand response programs by implementing a variety of energy management strategies, including: turning off non-essential lighting during periods of high demand, reducing cooling demand, and remotely starting emergency and backup diesel-fired generators. This represents a mix of both strategies – curtailment and using backup generation as a replacement for grid-supplied electricity.

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10 In capacity markets, ISOs/RTOs typically conduct auctions for capacity resources several years into the future. Existing and new generation and demand-side resources register with the ISO/RTO and submit offers into the auctions. The ISO/RTO sets the amount of capacity that it will procure in the auction and is the sole purchaser of capacity through the auctions. The ISO/RTO allocates the costs of capacity on a pro rata basis among utilities or Load Serving Entities (LSEs) in its region. Successful bidders receive capacity payments prorated on a by megawatt-day or kilowatt-month. These capacity payments serve as an important revenue stream for both supply and demand-side resources.
resources, as well as energy efficiency resources that might otherwise be developed.\textsuperscript{11} Demand response resources may also reduce the ability of generating facilities to pay for environmental upgrades using capacity payments.\textsuperscript{12}

**Federal Policies Addressing On-Site Generation**

Both FERC and EPA have federal legal authorities that are pertinent to the use of on-site generators in demand response programs. Each is discussed in turn. To mirror EPA’s terminology in current rulemakings, discussed below, we will use the following terminology for actual emergencies (e.g., loss of grid power) and permissible non-emergency use of these engines:

- **Emergency Usage** – Usage to preserve essential facility functions in the event of a loss of grid power or for situations that threaten the facility, such as fire pump use during a fire. These are the situations for which the emergency engine was originally purchased and installed. Under EPA rules, operation during true emergencies is unlimited.

- **Demand Response** – Time periods in which resources are called upon by the relevant RTO. This would include fluctuations in voltage or frequency of five or more percent. The current EPA proposal seeks to more clearly define permissible demand response programs using the North American Electric Corporation (NERC) Emergency Alert Level 2 as a threshold as well as to increase permissible non-emergency operation to 100 hours annually (from 15) if an engine participates in a demand response program called at or after NERC Level 2.

- **Peak Shaving** – Either situations where an engine participates in a demand response program called before NERC Level 2 or when a facility independently elects to reduce on-site electricity demand through the use of on-site generators, typically in response to economic signals associated with high real-time energy prices.

**Federal Energy Regulatory Commission**

The Energy Independence and Security Act of 2007 (EISA) directed FERC to develop a National Action Plan to maximize the amount of demand response developed and deployed in U.S. electricity markets. FERC has developed two Action Plan reports and has provided technical and market assistance to the ISOs and RTOs. FERC has also issued several orders to enable and encourage the participation of demand response in electricity markets.

- **Order No. 719** - FERC issued Order No. 719 in October 2008 to address barriers to demand response participation in ISO and RTO markets. Order No. 719 required system operators to accept bids from qualified demand response resources and allowed aggregators to bid demand response directly into the markets. The participation of aggregators has enabled a larger segment of the commercial, industrial, and institutional markets to participate in demand response programs.

- **Order No. 745** - In March 2011, FERC issued Order No. 745, which amended Commission regulations to require that demand response resources be allowed to


\textsuperscript{12} Ibid.
participate in and receive compensation from competitive electricity markets in the same manner as generation resources. Specifically, “a demand response resource participating in an organized wholesale energy market must be compensated for the service it provides at the market price for energy when the demand response resource has the capability to balance supply and demand as an alternative to a generation resource and when the dispatch of demand response resource is cost-effective.” FERC, California ISO, the Southwest Power Pool, ISO-NE, NYISO, and the Midwest ISO filed tariff revisions to implement Order No. 745 in 2011.

These actions have created greater financial incentives for demand response and backup generators to participate in competitive wholesale electricity markets. Where demand response resources, and in particular backup generators, were once only used as a true emergency resource, they are now a more integral part of the regional resource mix, garnering the same types of economic incentives given to traditional generators. In the November 2011 Assessment of Demand Response and Advanced Metering Staff Report, FERC found that demand response potential in organized power markets increased by more than 16 percent since 2009, accounting for between 2.3 percent and 10.5 percent of 2010 peak demand. Further, FERC staff observed that federal and state regulators “continue to focus on demand response, taking actions to remove barriers to wholesale demand response.”

Environmental Protection Agency

The Clean Air Act (CAA) requires EPA to establish emissions standards for sources of air pollutants, such as nitrogen oxides or carbon monoxide, as well as hazardous or toxic air pollutants, such as mercury or benzene. These pollutants are regulated under CAA sections 111 and 112, respectively, and are known as New Source Performance Standards (NSPS) and National Emission Standards for Hazardous Air Pollutants (NESHAP). NSPS generally regulate new sources, i.e., sources put into operation after issuance of the rule, while NESHAPs regulate both new and existing sources, although the standards may differ.

EPA finalized NESHAP for existing, new, and reconstructed stationary reciprocating internal combustion engines (RICE) greater than 500 horsepower (HP) located at major sources of HAPs on June 15, 2004. EPA then promulgated NESHAP for new and reconstructed stationary RICE located at area sources and for new and reconstructed stationary RICE less than or equal to 500 HP located at major sources of hazardous air pollutants (HAPs or air toxics) on
EPA did not promulgate final requirements for existing stationary RICE located at area sources or for existing stationary RICE less than or equal to 500 HP located at major sources because the Agency determined at the time that it did not have sufficient information to inform regulation. Subsequent court decisions further delayed regulation of these remaining classes of engines.

In 2010, EPA eventually finalized NESHAPs for small RICE at major sources and RICE of all sizes located at area sources (facilities with limited potential to emit air toxics). During the public comment period in 2009, several commenters highlighted the role of these engines in demand response programs. In addition, traditional integrated utilities may use these engines for voltage or frequency regulation outside of market-based demand response programs.

In the final rule, which is scheduled to take effect for existing units in 2013, EPA established emission limits or work practice standards to reduce emissions of HAPs such as formaldehyde, benzene, and acrolein (see Table 1). At the same time, EPA allowed emergency backup diesel engines to operate for as long as necessary without meeting emission limits during actual emergencies (i.e., loss of grid power), as well as for up to 15 hours per year as part of a demand response program. In other words, EPA allowed engines to operate up to 15 hours per year for non-emergency reasons without emission limits. In the event of an emergency, backup diesel engines are permitted unlimited operation; however, “emergency” is not well-defined. EPA received petitions for reconsideration requesting both a higher exemption and elimination of the exemption, from a coalition of curtailment service providers (CSPs) and the Delaware Department of Natural Resources and Environmental Control (DNREC), respectively.

**Table 1. HAP Emissions from Reciprocating Internal Combustion Engines (RICE)**

<table>
<thead>
<tr>
<th>Acetaldehyde</th>
<th>Formaldehyde</th>
<th>Methanol</th>
<th>Selenium</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acrolein</td>
<td>Hexane</td>
<td>Methyl Chloride</td>
<td>Toluene</td>
</tr>
<tr>
<td>Benzene</td>
<td>Lead</td>
<td>Naphthalene</td>
<td>Xylene</td>
</tr>
<tr>
<td>Cadmium</td>
<td>Manganese</td>
<td>Nickel</td>
<td>1,3-butadiene</td>
</tr>
<tr>
<td>Chromium</td>
<td>Mercury</td>
<td>Polycyclic Aromatic Hydrocarbons (PAH)</td>
<td>2,2,4-trimethypentane</td>
</tr>
</tbody>
</table>


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22 73 FR 3568.
23 Statutorily, NESHAP standards must be based on the performance of the best units in a given source category, and EPA did not believe the Agency had sufficient information to determine the best performers.
24 Under EPA’s existing and proposed rules, engines not seeking classification as “emergency” engines would be required to meet the applicable emissions standards, but in exchange, would not be bound by any operational limitations. This report focuses on engines classified as emergency, thus avoiding emission limits, while operating during non-emergency periods through participation in a demand response program.
25 The 2010 final rule defines “Emergency stationary RICE” as “any stationary internal combustion engine whose operation is limited to emergency situations and required testing and maintenance. Examples include stationary ICE used to produce power for critical networks or equipment (including power supplied to portions of a facility) when electric power from the local utility (or the normal power source, if the facility runs on its own power production) is interrupted, or stationary ICE used to pump water in the case of fire or flood, etc. Stationary CI ICE used for peak shaving are not considered emergency stationary ICE. Stationary CI ICE used to supply power to an electric grid or that supply non-emergency power as part of a financial arrangement with another entity are not considered to be emergency engines, except as permitted [under the 15-hour demand response provisions].” 75 FR 9679.
To address litigation filed by the CSP coalition, on June 7, 2012, EPA proposed revisions to the RICE NESHAP. With regard to demand response provisions, this proposal would increase the annual hourly limit for and refine the definition of permissible demand response operation. To maintain engines’ status as “emergency” engines, and thus their exemption from emission standards, engines would be limited to 100 hours of operation per year under certain conditions. EPA proposed that the operation hours would include the following: 1) maintenance and readiness testing and 2) participation in an “emergency demand response” program. To operate under the demand response option, the demand response program would be required to be called only after the relevant RTO has declared an emergency under NERC Emergency Alert Level 2 or when there is a fluctuation in voltage or frequency of 5 percent or more. In addition, EPA proposed a temporary provision allowing engines at area sources to maintain their emergency status while operating up to 50 hours per year as part of a non-emergency economic demand response or peak shaving program with a RTO or local distribution system operator. This exemption would expire in April 2017, when the Agency

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**Key Stakeholders in the Demand Response Debate**

**Curtailment Service Providers (CSPs)** – Concerned that customers will not participate if backup generators are subject to air pollution emission limits; contend that the RICE NESHAP, if applied to these engines, would reverse environmental and reliability benefits of demand response.

**Environmental and Health Organizations** – Concerned with substantially higher emissions profile of diesel generation compared to traditional or renewable generation; support curtailment as demand response.

**Environmental Protection Agency (EPA)** – Attempting to balance environmental and reliability claims while carrying out the Agency’s statutory obligation to address hazardous and criteria pollutants from these engines.

**Federal Energy Regulatory Commission (FERC)** – Concerned with overall system reliability; recently finalized rules to allow demand response resources to compete with generation resources.

**Independent Power Producers (IPPs)** – Concerned that a significant portion of demand response capacity is actually diesel generators; argue that all generators participating in electricity markets should be held to comparable environmental and reliability requirements.

**Independent System Operators (ISOs) / Local Balancing Authorities** – Concerned with overall system reliability and whether committed demand response resources will be available and will respond when called to do so by the ISO.

**Municipal/Cooperative Utilities** – Utilize diesel generators for a range of functions including frequency regulation and replacement power; argue that emission limits should not be imposed, particularly before the Mercury and Air Toxics Standards (MATS) for power plants take effect.

**State Environmental Agencies** – Concerned that increased use of uncontrolled backup generators may increase the public’s exposure to health damaging air pollution, while forcing more expensive pollution measures on other local sources in order to compensate for the increased air pollution.

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26 77 FR 33812.
27 Operation during emergencies – such as when the normal power supply is interrupted or the engine is needed for fire suppression – would remain unlimited.
expects the Mercury and Air Toxics Standards (MATS) to be fully implemented. EPA intends that this provision would allow flexibility as the electricity system completes the transition.

**Current State Initiatives**

Prior to federal regulations, stationary internal combustion engines have for the most part been regulated and permitted at the state and local level. This section summarizes current NESCAUM state regulation of non-emergency and emergency engines.

**NESCAUM State Emissions Regulations**

Emergency engines are often exempt from emissions limits or control technology requirements; however, their operation is usually limited to emergency situations and a maximum number of non-emergency hours. In some states, emergency units are allowed to operate under ISO/RTO emergency demand response programs, while in others, operation of emergency units remains constrained to actual outage situations only. Emergency units are generally precluded in all Northeast states from participating in non-emergency economic demand response programs. Many states require the use of ultra-low sulfur diesel (≤15 parts per million) for diesel-fueled emergency backup engines. Table 2 summarizes these requirements for NESCAUM states while Table 4 and Appendix A provide further detail.
Table 2. Summary of State Permitting Requirements for Distributed Generators

<table>
<thead>
<tr>
<th>State</th>
<th>Non-Emergency Engines</th>
<th>Emergency Engines</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Threshold</td>
<td>Requirements</td>
</tr>
<tr>
<td>CT</td>
<td>PTE 15 TPY any individual air pollutant</td>
<td>If operating under RCSA section 22a-174-3a (individual permit), BACT/ LAER based on emissions. If operating under RCSA section 22a-174-42 (distributed generator permit by rule), allowed operating hours and CO₂, NOx PM, CO emission limits determined in accordance with RCSA section 22a-174-42. ULSD or 10 grains sulfur/100 dscf for gaseous fuels required. Owners of engines may also be subject to the emission limits and testing requirements in RCSA sections 22a-174-22(e) and 22a-174-22(k), if the engine meets the applicability thresholds.</td>
</tr>
<tr>
<td>ME</td>
<td>5 MMBtu/hr (approx. 500 kW), 0.5 MMBtu/hr with combined heat input of 5 MMBtu/hr or operation-specific air permit (if at major source)</td>
<td>SCR over 20 TPY NOx, BACT case-by-case, on-road diesel maximum of 15 ppm sulfur content from diesel fuel, 1.5 lb NOx/MWh, 0.07 lb PM/MWh, 2.0 lb CO/MWh.</td>
</tr>
<tr>
<td>State</td>
<td>Non-Emergency Engines</td>
<td>Emergency Engines</td>
</tr>
<tr>
<td>-------</td>
<td>-----------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td></td>
<td>Threshold</td>
<td>Requirements</td>
</tr>
<tr>
<td>MA</td>
<td>300 kW if installed on or before March 23, 2006</td>
<td>Case-by-case review if installed on or before March 23, 2006</td>
</tr>
<tr>
<td></td>
<td>50 kW if installed after March 23, 2006</td>
<td>Permit by rule following the RAP model rule if installed after March 23, 2006</td>
</tr>
<tr>
<td>NH</td>
<td>Aggregate total of all engines at a facility exceeding either: 1.5 MMBtu/hr (approx. 150 kW) for diesel</td>
<td>Over 25 TPY or 4.5 MMBtu/hr require RACT</td>
</tr>
<tr>
<td></td>
<td>10 MMBtu/hr (approx. 1,000 kW) for gaseous fuels</td>
<td>Aggregate total excludes engines less than 0.15 MMBtu/hr for diesel and 1.5 MMBtu/hr for gaseous fuels</td>
</tr>
<tr>
<td>State</td>
<td>Non-Emergency Engines</td>
<td>Emergency Engines</td>
</tr>
<tr>
<td>-------</td>
<td>------------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td></td>
<td>Threshold: 1 MMBtu/hr (approximately 100 kW), 5 TPY must meet SOTA requirements, 37 kW electricity generation.</td>
<td>Threshold: 1 MMBtu/hr (approx. 100 kW)</td>
</tr>
<tr>
<td>NJ</td>
<td>Stationary engine power output 37 kW or greater: 1.5 NOx rich-burn gaseous or liquid fuel and lean-burn gaseous fuel, 2.3 NOx lean-burn liquid and dual fuels, 0.90 g/bhp-hr NOx emission limit, 0.15 g/bhp-hr CO, 0.15 g/bhp-hr VOC, ammonia slip 10 ppmvd at 15% O2, 0.02 g/bhp-hr liquid fuel firing, 500 ppmvd CO emissions at 15% O2, 0.9 g/bhp-hr NOx electricity, 30 ppm sulfur until Jul 2016 sulfur limit 15 ppm</td>
<td>Emergency, maintenance, and testing operations only, maintenance and testing not during days forecasted to have poor air quality, 15 ppm fuel sulfur limit, no NOx requirements. Cannot participate in economic demand response programs; exempt for NOx requirements when there is a voltage reduction issued by PJM under its &quot;emergency procedures.&quot;</td>
</tr>
<tr>
<td>NY</td>
<td>NY: 300 kW, 33 kW if diesel, 400 bhp (300 kW) in ozone attainment areas, 200 bhp (147 kW) in ozone non-attainment areas, NYC: 12.5 TPY NOx, NY: 50 TPY NOx. 90% NOx reduction from 1990, 1.5 g/bhp-hr natural gas, 2.0 g/bhp-hr landfill/digester gas, 2.3 g/bhp-hr distillate oil.</td>
<td>No threshold</td>
</tr>
<tr>
<td>NY</td>
<td>NY: 500 hrs/yr, including maintenance and testing, no permits, NYC: register but no restrictions. An engine participating in a demand response program is not considered to be an emergency engine per NYS DEC regulations.</td>
<td></td>
</tr>
<tr>
<td>RI</td>
<td>350,000 Btu/hr or 50 hp minor source or general permit for generators. BACT based on emissions for minor source permits or compliance with Regulation No. 43 for general permits. 350,000 Btu/hr or 50 hp minor source or general permit for generators.</td>
<td>350,000 Btu/hr or 50 hp minor source or general permit for generators. 500 hrs/yr for maintenance, testing, and emergencies only, maximum 1,900 lb/MWh CO2, 15 ppm sulfur content liquid fuel, 10 grains of sulfur per 100 dry standard cubic feet gaseous fuel, 10% visible emissions, must meet EPA non-road emissions standards for Regulation No. 43 compliance only. Cannot participate in demand-reduction program unless implemented at same time as ISO New England.</td>
</tr>
<tr>
<td>VT</td>
<td>450 bhp (337 kW), 200 bhp located next to air contaminate source site. Must meet EPA's non-road standards.</td>
<td>No threshold</td>
</tr>
<tr>
<td></td>
<td>200 hrs/year use only for emergency purposes, 100 hrs/yr maintenance and testing. Cannot participate in emergency or economic demand response programs.</td>
<td></td>
</tr>
</tbody>
</table>

**Emerging State Reporting Requirements**

Data on the enrollment and use of on-site generators in demand response programs is extremely limited because, unlike larger generating facilities, participating engines are generally exempt from reporting requirements at the state or federal level. The 2003 NESCAUM report sought to develop a more complete inventory of the numbers and types of backup generators that exist in...
the NESCAUM region. Estimates of installed diesel generator capacity suggest that the total population of diesel generators in the Northeast could include well over 30,000 units with a combined capacity exceeding 10 GW. In response, several states in the Ozone Transport Commission\(^29\) have begun to require that demand response providers and program participants track and report the composition of demand response resources. In particular, both Delaware and Maryland are exploring requiring disclosure of demand response composition.

### ISO/RTO Demand Response Programs

This section summarizes demand response programs in ISO/RTO markets within the NESCAUM region; the growth and composition of these programs, with a particular focus on reliability-based demand response programs; and the conditions under which backup diesel generators are dispatched.

### Demand Response in Capacity Markets

Demand resources may participate in capacity markets in all three ISOs/RTOs. Many ISOs/RTOs, including ISO-NE and PJM, hold annual capacity auctions to acquire capacity for a one-year period three years in advance with the goal of ensuring reliable electricity supply.\(^30\) With limited exceptions,\(^31\) the auctions do not discriminate between fuel type or technology – from the RTO perspective, there is little distinction between a megawatt of supply and a megawatt of demand response or between emergency or non-emergency capacity resources.

Each resource that participates in a capacity auction is competing for the same value of capacity revenue. Capacity revenue typically comes in the form of a fixed payment for each unit of capacity regardless of the ultimate frequency of its use. In other words, a megawatt of generation that expects to operate frequently receives the same capacity payment as a megawatt of demand response that expects to operate infrequently. According to recent analysis by Synapse Energy Economics for EPA, the annual capacity market revenue available to one MW – in this example, a backup generator – in ISO-NE and PJM varies from under $10,000 per year to greater than $80,000 per year, depending upon the specific year and location in which the unit is installed.\(^32\)

Since the Synapse analysis, there have been two additional three-year forward capacity auctions in PJM and ISO-NE.

Table 3 summarizes demand response enrollment in 2011 and 2015. While PJM differentiates between energy efficiency and demand response, ISO-NE does not. Furthermore, unlike ISO-NE and PJM, NYISO conducts seasonal (May-Oct/Nov-Apr), monthly, and spot capacity auctions rather than annual auctions for capacity needs three years in advance.

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\(^29\) The Ozone Transport Commission was created by the 1990 Clean Air Act Amendments as a multi-jurisdictional organization that includes the District of Columbia and the states of Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, Vermont, and Virginia (known as the Ozone Transport Region). These jurisdictions collectively work together to address regional ground-level ozone problems.

\(^30\) NYISO operates strip, monthly, and spot capacity auctions.

\(^31\) See further detail regarding ISO-NE’s 600 MW cap on the amount of RTEG resources in the forward capacity auction on page 16.

Table 3. Demand Response Enrollment by ISO

<table>
<thead>
<tr>
<th>Demand Response Enrollment</th>
<th>ISO-NE</th>
<th>NYISO</th>
<th>PJM</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>2011 MW</strong></td>
<td>2,554</td>
<td>2,173</td>
<td>11,800</td>
</tr>
<tr>
<td>Percent of 2011 Capacity</td>
<td>7%</td>
<td>6%</td>
<td>8%</td>
</tr>
<tr>
<td>Percent Back Up Generators 2011</td>
<td>23%</td>
<td>Approximately 10%</td>
<td>15%</td>
</tr>
<tr>
<td><strong>2015 MW</strong></td>
<td>3,628</td>
<td>N/A</td>
<td>14,832</td>
</tr>
<tr>
<td>Percent of 2015 Capacity</td>
<td>20%</td>
<td>N/A</td>
<td>TBD</td>
</tr>
<tr>
<td>Percent Backup Generators 2015</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Source: ISO-NE, NYISO, PJM, MJB&A Analysis.

Participation of Backup Generators in Demand Response Programs

Backup generators are allowed to participate in every aspect of the reliability and economic based demand response programs in the ISO/RTO markets within the NESCAUM region, with two exceptions: ISO-NE, where most state air regulations preclude backup generators from participating in economic demand response programs, and NYISO, where behind-the-meter generation is not permitted in its energy market. Where backup generation is eligible to participate in the NYISO’s reliability demand response programs, the NYISO requires that it adhere to all applicable laws and regulations. PJM does not limit the participation of backup generators but instead requires that the owner adhere to all applicable environmental regulations. In addition, while NYISO quantifies the generation capacity enrolled in demand response programs, PJM does not require explicit information regarding the source of demand response activity, including backup generation. Table 4 summarizes demand response program eligibility for backup generators, the environmental conditions for participation, and the dispatch trigger. Appendix B provides more detail for demand response programs in ISO-NE, NYISO, and PJM.

Table 4. Backup Generator Participation by ISO

<table>
<thead>
<tr>
<th>ISO/RTO</th>
<th>Program Eligibility</th>
<th>Backup Generator</th>
<th>Conditions</th>
<th>Trigger</th>
<th>Financial Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>ISO-NE</td>
<td>Real Time Emergency Generation Resources</td>
<td>Yes</td>
<td>Federal, state and/or local air quality rules limit operation in response to requests from the ISO to the times when the ISO implements voltage reductions of five percent of normal operating voltage that require more than 10 minutes to implement</td>
<td>Operating Procedure No. 4 – Action During A Capacity Deficiency (OP-4) – Action #6</td>
<td>Monthly capacity payments and energy payments for events</td>
</tr>
<tr>
<td>ISO/RTO</td>
<td>Program Eligibility</td>
<td>Backup Generator</td>
<td>Conditions</td>
<td>Trigger</td>
<td>Financial Compensation</td>
</tr>
<tr>
<td>---------</td>
<td>---------------------</td>
<td>------------------</td>
<td>------------</td>
<td>---------</td>
<td>------------------------</td>
</tr>
<tr>
<td>NYISO</td>
<td>Installed Capacity/Special Case Resource Program</td>
<td>Yes</td>
<td>Generators must adhere to all applicable operating hour and/or low sulfur fuel regulatory requirements. Participants must also report these requirements to NYISO at enrollment. In order to participate in the programs, engines must be model year 1995 or newer or demonstrate that their NOx emissions do not exceed 35 pounds per megawatt-hour (lb/MWh)</td>
<td>The NYISO will deploy the SCR and EDRP as one of its emergency procedures in conjunction with the In-day Peak Hour Forecast response to an Operating Reserve Peak Forecast Shortage or other operational emergency</td>
<td>Monthly capacity payments for SCRs and energy payments for events and tests</td>
</tr>
<tr>
<td></td>
<td>Emergency Demand Response Program (&quot;EDRP&quot;)</td>
<td>Yes</td>
<td></td>
<td>Decision to activate TDRP resources made by Con Edison for local reliability issues in NYC</td>
<td>Energy payments for events</td>
</tr>
<tr>
<td></td>
<td>Targeted Demand Response Program</td>
<td>Yes</td>
<td></td>
<td></td>
<td>Monthly capacity payments and energy payments for events</td>
</tr>
<tr>
<td>PJM</td>
<td>Limited (earns capacity and energy revenues)</td>
<td>Yes</td>
<td>10 days up to 6 hours per day (i.e., 60 hours per year)</td>
<td>Decision to activate by PJM according to &quot;Manual 13 Emergency Operations&quot; Activated during capacity emergencies Emergency conditions include: an abnormal electrical system condition requiring manual or automatic action, a fuel shortage, or a condition that requires implementation of emergency procedures as defined in the PJM Manuals</td>
<td>Monthly capacity payments and energy payments for events</td>
</tr>
<tr>
<td></td>
<td>Extended Summer (earns capacity and energy revenues)</td>
<td>Yes</td>
<td>Unlimited summer days up to 10 hours per day</td>
<td></td>
<td>Monthly capacity payments and energy payments for events</td>
</tr>
<tr>
<td></td>
<td>Annual (earns capacity and energy revenues)</td>
<td>Yes</td>
<td>Unlimited days up to 10 hours per day</td>
<td></td>
<td>Monthly capacity payments and energy payments for events</td>
</tr>
</tbody>
</table>

Sources: ISO-NE, NYISO, PJM

ISO New England

ISO New England (ISO-NE), the RTO serving Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island and Vermont, has a long history with demand response programs and was one of the first ISOs to include demand-side resources in its forward capacity auction. As early as 1997, ISO-NE (then the New England Power Pool) adopted a demand response program that offered a fixed payment for voluntary reductions in load during capacity shortages. Over time, ISO-NE has modified and expanded these programs to include both reliability-based (e.g., emergency) programs and economic-based programs. Reliability-based resources participate in both the capacity and energy markets, while economic-based resources participate in the energy markets only.

In the reliability-based programs, customers reduce demand in response to system reliability conditions as determined by ISO-NE. The reliability-based demand response programs include
Real Time Demand Response (RTDR) resources and Real Time Emergency Generation (RTEG) resources. A RTEG resource is a distributed generator whose federal, state, and/or local air quality rules limit operation in response to requests from the ISO to the times when the ISO implements voltage reductions of 5 percent of normal operating voltage that require more than 10 minutes to implement.

These resources are called upon by ISO-NE under very specific system conditions as part of operating procedures to maintain system reliability as defined by ISO-NE manuals. RTDR resources are dispatched when ISO-NE forecasts the implementation of measures to increase capacity the day before or during the operating day. RTEG resources are dispatched when ISO-NE forecasts worsening grid conditions.

ISO-NE Forward Capacity Market

Each year, ISO-NE develops a projection of future consumer demand and power system needs three years in advance and holds an auction to purchase resources that will satisfy the anticipated regional requirements. In April 2012, ISO-NE completed its sixth Forward Capacity Auction to meet the region’s reliability needs in the 2015/2016 delivery year.

Participation by demand-side resources in the ISO-NE capacity auction has been steadily increasing. In the 2010/2011 delivery year, demand-side resources accounted for 7 percent (2,554 MW) of the total capacity resources and will increase to 10 percent (3,645 MW) by 2015/2016 based on the results of the 2012 auction. Figure 4 below illustrates the cleared resources in each of the six forward capacity auctions – generating resources, demand resources, and imports from other control regions. ISO-NE caps the amount of RTEG resources in the forward capacity auction at 600 MW. This means that the effective payment rate applied to RTEG is prorated by the maximum amount of RTEG allowed to be purchased in the auction, 600 MW, divided by the total amount of RTEG that received a capacity supply obligation in the auction.

While cleared capacity has been increasing, capacity supply obligations, after bilateral and reconfiguration auctions, have not been increasing at the same rate. The charts below show initial auction results rather than the final obligations for the commitment period. Passive (non-dispatchable) resources have continued to grow significantly, while active resources have not.

33 RTDR resources may also participate in economic-based programs.
35 Operating Procedure No. 4 – Action During A Capacity Deficiency (OP-4) – Action #2 or higher (where higher indicates a more severe market condition).
36 ISO-NE OP-4 establishes criteria and guidance for actions during capacity deficiencies. OP-4 may be implemented any time an event occurs or is expected to occur that would result in insufficient resources to meet load and operating reserve requirements. This may include transmission facilities that are loaded beyond their transfer capabilities, abnormal voltage and/or reactive conditions, capacity deficiency in another power pool, or any other threat to the integrity of the ISO-NE system. OP-4 will normally precede implementation of manual load-shedding as required by Operating Procedure No. 7 - Action in an Emergency (OP-7). OP-4 Action 2 is the action taken by the ISO to dispatch RTDR Resources in the amount and location required in response to the depletion of the 30-minute operating reserve.
37 OP-4 Action 6.
38 ISO-NE dispatches RTEG resources, sharing reserves, and voltage reductions under Operating Procedure No. 4 Action 6. In this Action, ISO-NE implements a voltage reduction of five percent of normal operating voltage, which requires more than 10 minutes to implement, dispatches RTEG Resources in the amount and location required, and may alert the New York Independent System Operator (NYISO) that sharing of reserves may be required.
Resources cleared (e.g., accepted) in the forward capacity auction receive capacity payments on a dollars per kilowatt-month ($/kW-month) basis. As illustrated in Table 5, the clearing prices in the auctions spanned a range from $2.52/kW-month to a high of $4.25/kW-month.

Table 5. ISO-NE Forward Capacity Auction Results

<table>
<thead>
<tr>
<th>Delivery Year</th>
<th>FCA #1</th>
<th>FCA #2</th>
<th>FCA #3</th>
<th>FCA #4</th>
<th>FCA #5</th>
<th>FCA #6</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010/11</td>
<td>34,077</td>
<td>37,283</td>
<td>36,996</td>
<td>37,501</td>
<td>36,918</td>
<td>36,309</td>
</tr>
<tr>
<td>2011/12</td>
<td>32,070</td>
<td>32,207</td>
<td>32,228</td>
<td>32,261</td>
<td>31,439</td>
<td>30,757</td>
</tr>
<tr>
<td>2012/13</td>
<td>37,044</td>
<td>37,044</td>
<td>37,501</td>
<td>31,439</td>
<td>30,757</td>
<td>30,757</td>
</tr>
<tr>
<td>2013/14</td>
<td>36,918</td>
<td>36,918</td>
<td>36,918</td>
<td>36,918</td>
<td>36,918</td>
<td>36,918</td>
</tr>
<tr>
<td>2014/15</td>
<td>36,309</td>
<td>36,309</td>
<td>36,309</td>
<td>36,309</td>
<td>36,309</td>
<td>36,309</td>
</tr>
<tr>
<td>2015/16</td>
<td>35,918</td>
<td>35,918</td>
<td>35,918</td>
<td>35,918</td>
<td>35,918</td>
<td>35,918</td>
</tr>
</tbody>
</table>

Source: ISO New England Inc.

ISO-NE reports the total enrolled capacity by demand resource category on a monthly basis. As of May 2012, there were 1,161 MW of RTDR, 618 MW of RTEG, 564 MW of on-peak, and 359

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MW of seasonal peak resources enrolled in the programs.\textsuperscript{41} The makeup of cleared demand response resources by auction is illustrated in Figure 5.

**Figure 5. Growth of Cleared Demand Resources in ISO-NE Forward Capacity Auctions**

![Graph showing growth of cleared demand resources](image)

Sources: ISO New England Inc., MJB&A Analysis

Based on the auction clearing prices, from 2012-2016, a backup generator would earn over $130,000 per MW in capacity market revenue as illustrated in Table 6 below.

**Table 6. Capacity Market Revenue to a 1 MW Backup Generator – ISO-NE**

<table>
<thead>
<tr>
<th>Delivery Year</th>
<th>Clearing Price ($/kW-month)</th>
<th>Calendar Year</th>
<th>Jan-May Revenue</th>
<th>Jun-Dec Revenue</th>
<th>Calendar Year Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>2012/13</td>
<td>$2.41</td>
<td>2012</td>
<td>$12,350</td>
<td>$16,870</td>
<td>$29,220</td>
</tr>
<tr>
<td>2013/14</td>
<td>$2.19</td>
<td>2013</td>
<td>$12,050</td>
<td>$15,330</td>
<td>$27,380</td>
</tr>
<tr>
<td>2014/15</td>
<td>$2.37</td>
<td>2014</td>
<td>$10,950</td>
<td>$16,618</td>
<td>$27,568</td>
</tr>
<tr>
<td>2015/16</td>
<td>$3.04</td>
<td>2015</td>
<td>$11,870</td>
<td>$21,308</td>
<td>$33,178</td>
</tr>
<tr>
<td>2016/17</td>
<td>TBD</td>
<td>2016</td>
<td>$15,220</td>
<td>TBD</td>
<td>TBD; at least $15,220</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>$62,440</td>
<td>$70,126</td>
<td>$132,566</td>
</tr>
</tbody>
</table>


*Only the first five months of 2016. The clearing price for the last seven months will be known in June 2013.


\textsuperscript{42} Critical peak resources no longer exist as a demand resource option.
NYISO

Similar to ISO-NE, the New York Independent System Operator (NYISO) divides demand response programs into economic- and reliability-based programs.

NYISO Capacity Market

NYISO operates a capacity market that incorporates semi-annual, monthly, and spot capacity auctions to ensure resource adequacy. Eligible capacity resources (including owners of backup generators) may sell capacity in bilateral contracts (such as with a Load Serving Entity (LSE)) or offer directly into Installed Capacity (ICAP) auctions. NYISO classifies three demand response programs, summarized below, as emergency demand response resources and thus called when NYISO forecasts a reliability issue.

1. *Emergency Demand Response Program (EDRP).* The EDRP program is limited to interruptible loads or loads with a qualified behind-the-fence local generator (e.g., backup generation). Generators must adhere to all applicable operating hour and/or low sulfur fuel regulatory requirements. Participants must also report these requirements to NYISO at enrollment. In order to participate in the EDRP program, the NYISO has established guidelines in the absence of any environmental limitations specifically applicable to demand response: engines must be model year 1995 or newer or demonstrate that their NOx emissions do not exceed 35 pounds per megawatt-hour (lb/MWh). Participation during a NYISO-determined reliability event is voluntary, meaning that there are no consequences for enrolled EDRP resources that fail to curtail. Participants receive energy payments if called, but no capacity payments for participation.

2. *Installed Capacity/Special Case Resource (ICAP/SCR) Program.* These resources participate in the capacity market and accept an obligation to respond when called upon by the NYISO in exchange for capacity payments. Participation in the ICAP/SCR program is limited to resources with interruptible loads or loads with a qualified behind-the-fence local generator. Participation during a reliability event is mandatory, provided that the 21-hour advance notice has been issued by the NYISO; otherwise response is voluntary. These resources must also participate in a mandatory test during each capability period or season.

3. *Targeted Demand Response Program (TDRP).* This program curtails EDRP and SCR resources during periods of high demand to ensure reliability within New York City. While SCR resources are normally required to curtail usage when called, provided proper notice has been given, response under the TDRP program is voluntary.

The demand response resources in NYISO reliability programs represented approximately six percent of the 2011 reliability requirement of 37,782 MW. SCR represented 93 percent of the total resources enrolled in NYISO reliability programs and 91 percent of the reliability programs’ total enrolled capacity. SCR is also the fastest-growing demand response program.

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operated by the NYISO, increasing to roughly 2 GW in 2011. This growth is likely due to the fact that SCR participants receive monthly payments for capacity in the capacity market. At the same time as SCR program registration has steadily increased since 2001, EDRP program registration has gradually declined since 2002 as resources switch from the EDRP program to the SCR program in order to earn revenue from the NYISO capacity market. From May 2001 through July 2011, combined enrollment in EDRP and SCR has grown from approximately 200 MW to 2,173 MW and the total number of end-use locations has increased from approximately 200 in March 2002 to 5,816 in July 2011. Since participation in EDRP and ICAP/SCR became mutually exclusive, EDRP enrollment and capacity have continued to decrease while ICAP/SCR enrollment and capacity have increased (see Figure 6).

**Figure 6. Historical Growth in Resources and MW in NYISO Reliability Programs**

SCR resources receive capacity payments, typically on a monthly basis, to ensure availability to curtail power usage upon request by NYISO. In addition, SCR resources receive energy payments when called for events and tests.

In contrast, EDRP resources receive energy payments only for actual power reductions when called upon by the NYISO based on measured energy reduction during an event, with a minimum rate of $500/MWh or the actual locational marginal price (LMP), whichever is higher; payment is guaranteed for a minimum of four hours of verified load reduction.

The NYISO capacity auctions determine clearing prices for three distinct locations: New York City, Long Island, and New York Control Area (NYCA). In New York City, the spot price averaged $8.36/kW-month in the summer 2011. In NYCA, the spot price averaged $0.29/kW-month in the same time period. The Long Island price was set by the NYCA price for the all months except for September.

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47 Ibid.
NYISO allows CSPs to separately report the composition of load reduction and enrolled generators in the ICAP/SCR and EDRP programs. NYISO reports this enrollment data (in MW) by NYISO zone and resource type. According to the June 2011 report, approximately 9 percent of the total ICAP/SCR resource enrollment is made up of generators and 85 percent of the total EDRP resource enrollment is made up of generators. However, it is important to note that historic data show that enrollment in the ICAP/SCR program and the EDRP change on a monthly basis. For example, between May 2011 and June 2011, there was an increase of 11 percent in the ICAP/SCR program. In addition, there was a 70 percent increase in the EDRP program between May 2011 and July 2011.

Based on the average spot price of $8.36/kW-month in New York City, a backup generator would have earned over $50,000 in capacity market revenues per MW during the six-month summer period in 2011.

**PJM**

PJM Interconnection is the RTO that spans all or parts of Delaware, Illinois, Indiana, Kentucky, Maryland, Michigan, New Jersey, North Carolina, Ohio, Pennsylvania, Tennessee, Virginia, West Virginia and the District of Columbia. The PJM region has a total of 14,832 MW of demand response resources are committed as capacity resources for the 2015/2016 delivery year, representing slightly less than nine percent of anticipated capacity needs.

Demand response programs in PJM are organized as Economic and Emergency Load Response Programs. PJM also enables demand resources to participate and submit bids for reductions in the Synchronized Reserve, Regulation, and Day-Ahead Scheduling Reserves markets (discussed below).

**PJM Capacity Market**

PJM procures all capacity for load serving entities (LSEs), the organizations responsible for delivering electricity to end-use customers, through the Reliability Pricing Model (RPM). Capacity is obtained three years in advance of its delivery year. For example, the capacity auction held in May 2012 obtained capacity for the 2015/2016 delivery year. The generating unit retirement impacts of EPA’s Mercury and Air Toxics Standards (MATS) and the High Electricity Demand Day Rule (HEDD) in New Jersey, which have compliance deadlines of April 16, 2015 and May 1, 2015 respectively, influenced the RPM auction results. Over the

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52 NYISO. *Semi-Annual Reports on Demand Response Programs and New Generation Projects* (Docket Nos. ER01-3001-000 and ER03-647-000). June 1, 2012.
54 The PJM Capacity Market also contains an alternative method of participation, known as the Fixed Resource Requirement (FRR) Alternative. The Fixed Resource Requirement Alternative provides a Load Serving Entity (LSE) with the option to submit a FRR Capacity Plan and meet a fixed capacity resource requirement as an alternative to the requirement to participate in the PJM Reliability Pricing Model (RPM), which includes a variable capacity resource requirement.
next three years, over 14,000 MW of generation retirements have been announced in PJM.\(^{57}\) There are over 6,600 MW of HEDD units in PJM that must comply with the New Jersey regulation by shutting down or installing emission controls. Several units are scheduled for deactivation in 2015.\(^{58}\)

Demand-side resources may be bid into the RPM’s Base Residual Auction, one of the incremental auctions, or may take on a capacity obligation through the bilateral market, such as through a CSP. There are three separate opportunities for emergency demand response in the RPM capacity market, with differing requirements. Demand-side resources in PJM include:

*Limited Demand Resources.* These must agree to be interrupted up to 10 times between June and September for up to six consecutive hours in duration, any weekday from noon until 8 pm.

*Extended Summer Demand Resources.* These must agree to be interrupted an unlimited number of times between June and October for up to 10 consecutive hours in duration between 10 am and 10 pm.

*Annual Demand Resources.* These must agree to be interrupted an unlimited number of times between October and April for up to 10 consecutive hours in duration (May through October from 10:00 am to 10:00 pm and November through April from 6:00 am to 9:00 pm).

Demand-side resource participation in the PJM capacity market has increased by almost nine times since the introduction of the RPM capacity market in 2006; however, it should be noted that the PJM region has expanded significantly since 2007. In 2011, American Transmission Systems, Inc. (ATSI), the transmission affiliate of FirstEnergy, and Cleveland Public Power (CPP) were integrated into PJM. These integrations expanded the number and diversity of resources available in PJM. Participation in the 2006/2007 delivery year was under 1,700 MW. However, commitments through the 2015/2016 delivery year are over 10,600 MW each year and almost 15,000 MW for 2015/2016, as shown in Figure 7.\(^{59}\)

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\(^{57}\) *Ibid.*


\(^{59}\) PJM. *2015/2016 RPM Base Residual Auction Results.* May 18, 2012.
For the 2015/2016 delivery year, Limited Demand Resources accounted for 62 percent of all demand response resources that cleared the auction (9,247 MW), while Extended Summer Demand Resources account for 35 percent (5,202 MW) and Annual Demand Resources account for 3 percent (383 MW).

PJM produces a monthly and annual Load Response Activity Report. Beginning in April 2012, covering the 2011/2012 Delivery Year, PJM began reporting the makeup of demand response resources. As illustrated in Figure 8, the data indicate that backup generation represents at least 15 percent of the total demand resource capacity for the 2011/2012 delivery year, or approximately 1,770 MW out of a total 11,800 MW. However, Curtailment Service Providers registering participating end-use sites were allowed to select an “other” category, which was not defined in the report. This category includes the majority – 65 percent – of all demand response resources. Presumably, this category represents participants that use a combination of backup generation as well as other load curtailment activities. It is therefore reasonable to assume that

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62 As Enernoc, a national demand response provider, notes in their 2011 Annual Report, “Demand response is achieved when C&I customers reduce their consumption of electricity from the electric power grid in response to a market signal, such as capacity constraints, price signals or transmission-level imbalances. [Commercial and industrial] customers can reduce their consumption of electricity by reducing demand (for example, by dimming lights, resetting air conditioning set-points or shutting
the actual level of backup generation as a component of total demand response resources is higher than the 15 percent highlighted in Figure 8.

Resources that clear the capacity auctions receive monthly capacity payments. The latest PJM auction procured 164,561 MW of capacity resources at a base price of $136 per MW-day (see Table 7). This represents a 20 percent reserve margin for the region.

Figure 8. PJM Demand Response Resources 2011/12


Table 7. RPM Base Residual Action Resource Clearing Price Results

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Resource Clearing Price</td>
<td>$111.92</td>
<td>$102.04</td>
<td>$174.29</td>
<td>$110.00</td>
<td>$16.46</td>
<td>$27.73</td>
<td>$125.99</td>
<td>$136.00</td>
</tr>
<tr>
<td>Cleared UCAP (MW)</td>
<td>129,597.6</td>
<td>132,231.8</td>
<td>132,190.4</td>
<td>132,221.5</td>
<td>136,143.5</td>
<td>152,743.3</td>
<td>149,974.7</td>
<td>164,561.2</td>
</tr>
<tr>
<td>Reserve Margin</td>
<td>17.5%</td>
<td>17.8%</td>
<td>16.5%</td>
<td>18.1%</td>
<td>20.9%</td>
<td>20.2%</td>
<td>19.6%</td>
<td>20.2%</td>
</tr>
</tbody>
</table>

*2011/2012 BRA was conducted without Duquesne zone load.
**2013/2014 BRA includes ATSI zone load
***2014/2015 BRA includes Duke zone
****2015/2016 BRA includes a significant portion of AEP and DEOK zone load previously under FRR Alternative Source: PJM

Capacity prices in PJM differ depending upon the location of the unit and demand response product type, with capacity prices in the congested Mid-Atlantic region (MAAC) often much higher than less congested areas of western PJM. Based on the auction clearing prices in the PJM auctions for MAAC, from 2012-2016, a backup generator would earn over $250,000 per MW as illustrated in Table 8, in addition to energy payments if called to operate.

down production lines) or they can self-generate electricity with onsite generation (for example, by means of a back-up generator or onsite cogeneration).”

PJM’s all-time peak demand is 158,448 MW.

The MAAC area consists of the transmission system of Atlantic City Electric, Baltimore Gas and Electric Company, Delmarva Power, Jersey Central Power and Light Company (JCP&L), Metropolitan Edison Company (Met-Ed), PECO, Pennsylvania Electric Company (Penelec), Pepco, PPL Electric Utilities, Public Service Electric and Gas Company (PSE&G), and Rockland Electric Company.
Table 8. Capacity Market Revenue to a 1 MW Backup Generator – PJM MAAC

<table>
<thead>
<tr>
<th>Delivery Year</th>
<th>Clearing Price ($/MW-day)</th>
<th>Calendar Year</th>
<th>Jan-May Revenue</th>
<th>Jun-Dec Revenue</th>
<th>Calendar Year Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>2012/13</td>
<td>$133.37</td>
<td>2012</td>
<td>$16,610</td>
<td>$28,541</td>
<td>$45,151</td>
</tr>
<tr>
<td>2013/14</td>
<td>$226.15</td>
<td>2013</td>
<td>$20,139</td>
<td>$48,396</td>
<td>$68,535</td>
</tr>
<tr>
<td>2014/15</td>
<td>$136.50</td>
<td>2014</td>
<td>$34,149</td>
<td>$29,211</td>
<td>$63,360</td>
</tr>
<tr>
<td>2015/16</td>
<td>$167.46</td>
<td>2015</td>
<td>$20,612</td>
<td>$35,836</td>
<td>$56,448</td>
</tr>
<tr>
<td>2016/17</td>
<td>TBD</td>
<td>2016</td>
<td>$25,286</td>
<td>TBD</td>
<td>At least $25,286*</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td><strong>$116,795</strong></td>
<td><strong>$141,985</strong></td>
<td><strong>$258,780</strong></td>
</tr>
</tbody>
</table>


*Only the first 151 days of 2016. The clearing price for the remaining 214 days will be known in June 2013.
State-Level Challenges

Air Quality Goals

Air quality in the United States, including the northeastern states, has been improving in recent years in many respects. This has been the result of concerted efforts between state and federal air quality planners working to implement environmental laws passed by Congress and state legislatures as well as with active participation by industry and public interest groups. At the same time, an increasing body of scientific knowledge has found harmful health impacts caused by air pollution at levels below existing national health standards. These impacts are more than inconveniences – they have been linked to serious respiratory and cardiovascular effects, and even increased risk of premature death. As a result, air quality standards continue to be strengthened in light of advances in scientific understanding of the public health harms occurring at lower air pollution concentrations.

Of particular note to the northeastern states are recent or expected changes to national health standards for ground-level ozone, or smog, fine particulate matter (PM), and nitrogen dioxide ($\text{NO}_2$). These pollutants have been the focus of control measures for a number of years, with some success. The need for greater health protection, however, will require additional air pollution reductions. As the largest pollution sources become better controlled to meet tighter national standards, air quality planners’ attention is shifting to smaller sources that are relatively uncontrolled and that represent an increasing share of harmful emissions.

A specific example is the expanding usage of diesel internal combustion engines that have historically been used for emergency backup generation in the event of a power failure. However, as discussed above, these units have been repurposed as owners join demand response programs to receive financial compensation for reducing electricity demand from the grid. For air quality planners, this is most immediately a concern on high electric demand days (HEDD). These days may be few in number over the course of a summer (or several summers), but high electricity demand days typically correlate with the highest temperature days as a result of more air conditioner usage. This is a concern because these hot, stagnant, sunny days are also the most meteorologically conducive for air pollution build-up across a large regional scale. Therefore, even if diesel engines operate relatively rarely on only the highest electricity demand days, their emissions on those specific days can be relatively significant and occur at the worst possible times for air pollution. These engines also have the potential to affect attainment of the 1-hour NO$_2$ standard, a largely localized pollutant. The increasing financial incentives for the use of diesel engines in economic demand response programs threatens to undermine successful efforts to date in reducing air pollution and impede states from achieving increasingly more health-protective air quality standards in the future.

Regional Air Pollution Transport

The Northeast U.S. is subject to air pollutant transport contributing to ground-level ozone and fine particulate problems that occurs across large distances. Scientific studies of the regional transport problem have uncovered a rich complexity in the interaction of meteorology and

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This section focuses on diesel-powered generators given their higher emissions profile than natural gas-fired engines.
topography with pollutant formation and transport.\textsuperscript{66} Large scale high pressure systems covering hundreds of thousands of square miles are the source of classic severe pollution episodes in the eastern United States, particularly in summer. These large, synoptic scale systems create particularly favorable conditions for the oxidation of precursors that lead to ground-level ozone and fine particulates. The systems move from west to east across the United States, bringing air pollution emitted by large coal-fired power plants and other sources located outside the Northeast into the region. This then adds to the pollution burden within the Northeast on days when the region’s own air pollution sources are themselves contributing to poor air quality. At times, the high pressure systems may stall over the East for days, creating particularly intense air pollution episodes. The high pressure systems transporting polluted air into the Northeast are also characteristically associated with hot, stagnant, sunny conditions, the same conditions leading to increased electricity demand.

\textit{Ground-Level Ozone}

Ground-level ozone affects public health throughout the Northeast. Ozone reacts with lung tissue, causing short- and long-term lung damage and reduced lung function. It can affect otherwise healthy children and adults who are very active outdoors during high ozone episodes. It places additional stress on individuals with existing respiratory illnesses such as emphysema and bronchitis, and can impair the body’s respiratory system immune response. It triggers asthma attacks and aggravates existing asthmatic conditions, resulting in increased hospital emergency room visits. Recent research has found an increased risk of death from ozone exposure in compromised populations (e.g., diabetes, cardiovascular, pulmonary disease).

States in the Northeast have made significant progress in reducing exceedances of the national standards for ground-level ozone. New York City, for example, has seen a noticeable decline in the highest observed ozone concentrations over the past 15 years (\textit{Figure 9}). These improvements are due to reduced emissions of the ozone precursors nitrogen oxides (NOx) and volatile organic compounds (VOCs) within the region, as well as corresponding emissions reductions in other parts of the country from which ozone and its precursors are transported into the Northeast.

Since the passage of the federal Clean Air Act Amendments in 1990, studies have found that health damage occurs at ozone concentrations below existing health standards. In 1997, EPA revised the national ozone standard from 0.12 parts per million (ppm) averaged over one hour to 0.08 ppm averaged over eight hours. In 2008, EPA again lowered the ozone health standard to 0.075 ppm averaged over eight hours to better reflect current scientific understanding of health impacts and as required by the Act. At the same time, however, an independent health panel created under the federal Clean Air Act recommended that a more protective ozone health standard should fall within the range of 0.060 to 0.070 ppm. EPA is now reviewing the current 0.075 ppm ozone standard for possible further tightening by 2014.

Figure 10 shows the status of ozone air monitors in the eastern U.S. relative to the current 0.075 ppm ozone standard based on monitoring data from 2009 to 2011. Orange squares and one red cross indicate monitors that measured ozone levels higher than the 0.075 ppm national health standard during this period.\(^6\)\(^8\) As seen within the red oval on Figure 10, much of the densely populated Northeast Corridor experienced ozone levels above the current health standard.

\(^{67}\) An area’s achievement of the federal air quality standards is calculated based on the fourth-highest daily ozone average each year.

\(^{68}\) The red cross indicates a monitor in Maryland that measured ozone concentrations above the 1997 0.08 ppm ozone health standard.
Fine Particulate Matter

Fine particulate matter (PM) poses a significant risk to human health due to its ability to penetrate deep into the lungs and pass into the bloodstream. In the lungs, fine PM can irritate lung tissue, aggravate asthma symptoms, contribute to chronic bronchitis, and reduce overall lung function. In the bloodstream, fine PM can lead to heartbeat irregularities, heart attacks, and even premature death in people with cardiovascular disease. Fine PM is also a major contributor to regional haze (reduced visibility).

Fine PM levels have dropped in the Northeast overall due to reductions in direct PM emissions as well as emissions reductions of precursor pollutants\(^{69}\) within the Northeast and in upwind regions.\(^{70}\) Despite success in reducing fine PM concentrations, however, the greater New York

\(^{69}\) PM is both emitted directly as well as formed in the ambient air from precursor pollutants including NOx and SO\(_2\).

\(^{70}\) Similar to ozone, PM is also transported long distances and thus air quality in the NESCAUM region depends on local emissions as well as those in the Midwestern and Southern U.S.
City area continues to pose a challenge for air quality managers, and remains in nonattainment of the current standards.

Particulate matter standards have long been a part of national efforts to improve air quality. The first fine PM standards were introduced in 1997 as the connections between fine PM and respiratory and pulmonary health effects became clearer. The 1997 standards were set at a level of 65 micrograms per cubic meter (µg/m\(^3\)) for a daily average\(^{71}\) and an annual average of 15 µg/m\(^3\).\(^{72}\) In 2006, the daily limit was lowered to 35 µg/m\(^3\) and the 1997 annual limit was retained.\(^{73}\) Most areas in the Northeast are in attainment of the 2006 fine PM standards, with the exception of the Pittsburgh-Beaver Valley, PA area; the Philadelphia, PA-Wilmington, DE area; and the greater New York City metropolitan area. Figure 11 shows areas in Connecticut, Delaware, New Jersey, New York, and Pennsylvania that do not attain the fine PM standards as of March 2012.\(^{74}\)

Air quality planners expect that if current progress continues, all areas of the Northeast should meet the 2006 fine PM standards by 2015. As with ozone, however, research advances have discerned health impacts at fine PM concentrations below the current federal standards. In recognition of this, EPA has proposed revising the annual standard from 15 µg/m\(^3\) to within the range of 12 to 13 µg/m\(^3\) while retaining the current 24-hour standard at 35 µg/m\(^3\). The EPA is also proposing a separate 24-hour PM standard for visibility protection.\(^{75}\) As the result of a court order, EPA has negotiated a legal consent agreement to finalize revisions to the PM standards by December 14, 2012.\(^{76}\)

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\(^{71}\) Attainment based on the 98th percentile of monitored values over three years.

\(^{72}\) Attainment based on a three-year average.

\(^{73}\) However, in 2009, the D.C. Circuit remanded the annual standard to EPA for the Agency to either revise or adequately justify setting the standard outside the range recommended by CASAC.

\(^{74}\) Areas shown as nonattainment with clean air determinations means that monitors in the area show attainment but the process to redesignate the area as attainment is not yet complete.

\(^{75}\) 77 FR 38890.

Nitrogen Dioxide (NO$_2$)

Nitrogen dioxide (NO$_2$) is a highly reactive reddish brown gas that forms quickly from oxidation of nitric oxide (NO) emitted by stationary diesel engines, as well as cars, trucks and buses, power plants, and off-road equipment. In 2010, EPA established a new national NO$_2$ health standard at 100 parts per billion (ppb) averaged over 1 hour, based on a 3-year average of the annual 98$^{th}$ percentile of hourly concentrations. Sub-daily short-term exposure to NO$_2$ can cause an array of respiratory problems, including increased asthma symptoms, more difficulty controlling asthma, and an increase in respiratory illnesses and symptoms. Children, the elderly, and asthmatics are particular sensitive populations.

The new 1-hour standard supplements the pre-existing NO$_2$ standard set at an annual mean of 53 ppb, which all areas of the country currently meet. For the new 1-hour NO$_2$ health standard, EPA classifies all areas of the country as “unclassifiable/attainment,” meaning that EPA believes available information does not indicate any areas violate the standard. NO$_2$ concentrations, however, can be highly localized near NO$_2$ sources, and these levels may not be readily observed with the current national air monitoring network. In a recent screening analysis by the Delaware Department of Natural Resources and Environmental Control (DNREC), modeling of a single uncontrolled Tier 0 diesel RICE suggested that it could exceed the new 1-hour NO$_2$

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77 FR 6474.
78 FR 9532.
health standard when considering the existing background. Emissions from multiple diesel RICE in close proximity could exceed the 1-hour NO₂ standard regardless of background. 79

Diesel Exhaust

Exposure to diesel PM has been linked to increased cancer and non-cancer health risks. EPA considers diesel exhaust a likely human carcinogen via inhalation. 80 The California Air Resources Board (CARB) has listed diesel exhaust as a chemical known to cause cancer and has developed quantitative factors for estimating cancer risk from exposures. 81 In June 2012, the International Agency for Research on Cancer, which is part of the World Health Organization, classified diesel exhaust as a known human carcinogen (Group 1) based on an increased risk for lung cancer. 82 Short-term exposures may cause lung irritation and exacerbation of asthma or allergies, while chronic exposures may result in lung cancer or lung damage. 83

Recent rulemakings, including a 2007 diesel particulate emission standard and a 2010 diesel NOx standard, have spurred the development of new technologies that reduce emissions of diesel PM and other harmful pollutants by approximately 90 percent. Results from a recent study on laboratory rats and mice suggest that post-2007 diesel engine exhaust has much lower PM levels and associated health impacts. 84 While newer diesel engines have emissions that may lead to fewer health impacts, many older diesel engines, including those used for emergency backup generation, remain in place and represent a significant potential source of diesel emissions should their activity levels increase through demand response programs.

Figure 12 and Figure 13 demonstrate the local impact of diesel PM from a single diesel emergency generator. Figure 12 shows daily profiles of diesel exhaust (measured as black carbon PM) averaged over 23 weeks at a downtown urban site in Boston for weekdays, Saturdays, and Sundays. The profiles reveal that an emergency diesel generator (exact location unknown) close to the monitoring location is tested on Saturdays at 11 a.m. The early morning maxima for all days, followed by decreases for the remainder of the day, likely reflects mobile source diesel exhaust that dissipates after the early morning rush hours.

Figure 12. Weekday, Saturday, and Sunday daily black carbon PM profiles for a site in Boston

Diurnal BC, Downtown Boston Office Building, 6th floor
1-h means, 23 weeks (May-Sept 2011)

Figure 13 displays 1-minute profiles of black carbon PM during a single Saturday afternoon peak. It clearly shows that the diesel generator operates for twenty minutes and that the maximum one-minute spike exceeds 100 µg/m³. This illustrates the potential public health threat of multiple diesel generation sets if called upon to meet peak demand within a heavily populated urban core. Air quality modeling by DNREC\textsuperscript{85} and studies appearing in the peer-reviewed scientific literature\textsuperscript{86} also indicate the potential for PM$_{2.5}$ increases at levels of concern for public health from backup diesel generators operating in peak demand response programs.


Emissions Estimates

NOx emissions from the electric generating sector are highly variable on a day-to-day basis in the Northeast. For example, Figure 14 shows daily NOx emissions (bars) from electric generating units (EGUs) in New Jersey and downstate New York during the summer of 2011. The figure also shows the daily maximum temperatures recorded at Newark, New Jersey. The figure clearly shows a generally positive relationship between daily maximum temperatures and EGU NOx emissions, consistent with increased air conditioning loads on the hottest days.

The height of the stacked bars indicates the daily total NOx emissions from EGUs in the region. Over the 2011 time period shown in Figure 14, the average daily EGU NOx emissions are 62.6 tons. By comparison, EGU NOx emissions in this region over the same time period in 2002 averaged 286.5 tons per day. While EGU NOx emissions have decreased significantly since 2002, the high day-to-day variability remains, with the 2011 period having eight days with more than double the average summer day NOx emissions. The days with the highest EGU NOx emissions coincide with the warmest days.

Figure 14 further segments EGU NOx emissions according to the fossil fuel used to generate electricity. The bars divide the emissions by the primary unit fuel type: utility diesel\(^\text{88}\) (purple), residual oil (green), natural gas (red), and coal (blue). The days with the highest NOx emissions from diesel-fired EGUs (on both a relative and absolute basis) are the same as the days with the highest overall emissions. The NOx emissions from diesel EGUs on July 22 (when the maximum temperature reached 108°F in Newark, NJ) are 52.5 tons; this amount is greater than the total emissions from all fuel types on more than half the days during the entire period shown in the figure. On the low demand days, the relative contribution by diesel EGUs is very small, indicating that most of the diesel-fuel units in the area are operating largely to meet the highest peak demand loads.

Figure 14. Daily NOx Emissions Variability from EGUs in NJ and Downstate NY Based on Fuel Type

![Graph showing daily NOx emissions by fuel type](image)

Figure notes: Stacked bars are daily EGU NOx emissions by fossil fuel type. Emissions data were obtained in April 2012 from the EPA Clean Air Interstate Rule NOx (CAIRNOx) Annual Program (http://ampd.epa.gov/ampd/). The NOx emissions are from EGUs operating in all of New Jersey and the downstate New York counties of Bronx, Kings, Nassau, New York, Orange, Queens, Richmond, Rockland, and Suffolk. The black diamond line is a plot of the maximum daily temperature recorded in Newark, New Jersey (Source: Old Farmer’s Almanac, http://www.almanac.com/weather/history).

Emissions Factors for Stationary Internal Combustion Engines

Table 9 displays NOx and PM emissions factors for stationary internal combustion diesel engines on an output basis (pounds per megawatt-hour). Tier 1 through 4 emission standards indicate

\(^{88}\) This represents only EGUs’ use of diesel, not the distributed generation from backup generators discussed throughout this report.
increasingly stringent emission limits established by EPA beginning in 2006 for new and modified engines. While new stationary diesel engines have become relatively cleaner in recent years, there remain a large number of older “pre-Tier” backup generators in place prior to the implementation of these standards. In 2003, NESCAUM estimated that the total population of diesel generators in the Northeast could include well over 30,000 units with a combined capacity exceeding 10 GW. These engines historically have primarily or exclusively provided backup power in emergency (i.e., outage) situations and in some cases to reduce reliance on grid-supplied electricity during periods of peak demand. Because of their infrequent use, these engines typically remain in place for decades.

For comparative purposes, Table 9 also includes average NOx emissions rates based on historical 2010 data from fossil fuel EGUs in New Jersey. These rates are sub-divided by fuel use and EGU type. The EGU type was designated by the 2010 operation hours: (1) “baseload” operated greater than 50 percent of the year; (2) “load-following” operated between 10 and 50 percent of the year; and (3) “peaking” operated less than 10 percent. The bracketed minimum and maximum values show the wide range of emissions rates across EGUs even when using the same fuel.

Only Tier 4 stationary diesel engines have NOx emission rates comparable to the EGUs operating in New Jersey. Tier 4 engines, however, are not representative of the vast majority of installed stationary diesel generators that would be called upon under demand response programs. Although NESCAUM has found it difficult to establish reliable estimates for the population and size distribution of stationary diesel engines in the Northeast, it seems likely that the stock of stationary diesel engines available for demand response programs is dominated by pre-2006 (“pre-Tier”) stationary engines that have the highest NOx emission rates.

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89 71 FR 39154.
91 Emissions data provided by the New Jersey Department of Environmental Protection, April 27, 2012.
Table 9. Comparison of Emission Factors for Stationary Diesel Engines with New Jersey EGU 2010 Historical Emission Rates (lb/MWh)

<table>
<thead>
<tr>
<th></th>
<th>NOx (lb/MWh)</th>
<th>PM (lb/MWh)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Diesel</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>pre-Tier: &lt; 600 hp</td>
<td>41.47</td>
<td>2.95</td>
</tr>
<tr>
<td>pre-Tier: &gt; 600 hp</td>
<td>32.04</td>
<td>0.94</td>
</tr>
<tr>
<td>Tier 1 (Phased in between 1996 and 2000)</td>
<td>20.39</td>
<td>1.18</td>
</tr>
<tr>
<td>Tier 2 (Phased in between 1999 and 2006)</td>
<td>14.19</td>
<td>0.44</td>
</tr>
<tr>
<td>Tier 3 (Phased in between 2006 to 2008)</td>
<td>8.87</td>
<td>0.44</td>
</tr>
<tr>
<td>Tier 4 (Phased in between 2008 and 2014)</td>
<td>0.89</td>
<td>0.04</td>
</tr>
<tr>
<td><strong>NJ 2010 EGUs</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Coal: Baseload</td>
<td>1.62 [1.43-1.81]</td>
<td></td>
</tr>
<tr>
<td>Coal: Load Following</td>
<td>2.24 [0.87-4.40]</td>
<td></td>
</tr>
<tr>
<td>Natural Gas: Baseload</td>
<td>0.15 [0.05-0.27]</td>
<td></td>
</tr>
<tr>
<td>Natural Gas: Load Following</td>
<td>0.41 [0.32-0.72]</td>
<td></td>
</tr>
<tr>
<td>Natural Gas: Peaking</td>
<td>5.21 [0.06-25.60]</td>
<td></td>
</tr>
<tr>
<td>Residual Oil: Peaking</td>
<td>2.11 [1.94-2.28]</td>
<td></td>
</tr>
<tr>
<td>Diesel Oil: Peaking</td>
<td>13.10 [4.00-31.44]</td>
<td></td>
</tr>
</tbody>
</table>

Sources: EPA AP42; EIA, 2011; Communication from New Jersey Department of Environmental Protection (April 27, 2012)

Challenges for Air Quality

Meeting current as well as future ozone and PM standards will require that air quality managers pursue emission reductions from additional sources of NOx and PM emissions. Addressing emissions from the electric generation sector on high electric demand days will be a key component in meeting these challenges. For example, electric demand is typically highest on high temperature days in the Northeast due primarily to increased demand for air conditioning. High temperature days often are also conducive for the formation of high ozone levels. On these days, NOx emissions from electricity generation increase significantly relative to other days. Ensuring that areas meet current and future air quality standards will require more effective and innovative approaches for generating sources operating mainly on high demand days. Historically, these types of generators have not been subject to NOx and PM controls because of their limited use and relatively low total seasonal emissions. This rationale breaks down, however, when looking at the sources’ contributions on the most important smog-forming days as well as their expanding usage.

Reducing emissions from small diesel generators used in demand response programs is complicated by the fact that these sources are widely distributed and difficult to identify. Because the sources are relatively small and originally dedicated for backup emergency generation only, they have not always needed to obtain operating permits. In addition, the frequency and duration of deployment periods for these types of generators when used as demand response resources are difficult to estimate because their activity levels have not historically been reported. But, with the financial incentives now available to these resources, one can expect the usage of these resources to increase. As a result, air quality managers will not have complete knowledge about their locations and activity levels when used in demand response programs, making it difficult to assess the extent of their emissions impact on peak demand days and apply emissions restrictions where necessary. However, given the substantial
differences in emissions between these backup diesel generators and other generators, there is the potential that the emissions impact and thus health impact could be significant, as discussed below.

**Air Quality Impact Analysis**

**Overview of Goals and Data Limitations**

As noted previously, limited data are available with regard to the number and location of small stationary engines or their participation in economic demand response programs. As an illustration, in the preamble to the Agency’s proposal to increase these engines’ allowable participation in demand response programs, EPA notes that the Agency “does not have specific information about the location of the stationary RICE affected by this rule.”

Below, we estimate the air quality impacts of these engines’ participation in demand response programs during an event in 2011. We also touch on the potential long-term impacts of these units’ participation. See Appendix C for detailed information regarding the assumptions and sources used for estimating the impacts of backup generators in demand response events.

**Demand Response Events**

In this section, we estimate the air emissions impact of using backup generators as demand response resources on two recent high-electric demand days: July 21 and 22, 2011. Electric loads soared in the NESCAUM region on these days when high temperatures were recorded throughout the Northeast. All three ISOs in the NESCAUM region dispatched demand resources – NYISO on July 21 and 22, and PJM and ISO-NE on July 22. As shown in Figure 15, these days also coincided with the highest ozone readings that month. In fact, the highest ozone level recorded in the New York City metropolitan area in 2011 occurred on July 22.

![Figure 15. Daily Maximum 8-Hour Ozone Concentrations (NYC Area)](source)

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93 77 FR 33831.

In order to estimate the air quality impact of operating backup generators as part of demand response resources, particularly on poor air quality days, we obtained information from ISO demand response reports and estimated emissions associated with varying percentages of assumed backup generation participation in these events on July 21 and 22, 2011.

**NYISO**

NYISO deployed demand response resources twice in July 2011. During the first event, which occurred on July 21 from 1:00 pm to 6:00 pm, CSPs deployed an average of 666 MW of demand response resources per hour in the New York City region. These resources provided over 3,300 MWh of estimated load reductions.

NYISO called for a second deployment of demand response resources from 12:00 pm to 6:00 pm in NYC and from 1:00 pm to 6:00 pm in all other load zones except northern New York State on July 22 when peak load reached 33,865 MW. During this second deployment, an average of 1,417 MW of demand response resources responded per hour statewide, resulting in total load reductions of 7,500 MWh.

**PJM**

The PJM Interconnection experienced a new all-time peak demand of 158,450 MW on July 21, 2011. Despite the record load, the ISO did not call a load management event. However, more than 90 MW of demand response resources provided load reduction due to high real-time energy prices.

On July 22, 2011, PJM activated a load management event in six zones. Responding resources achieved a reduction of approximately 2,000 MW combined. During the July 22 event, demand response resources reduced over 13,700 MWh of load in PJM; however, only about 7 percent (987 MWh) of these reductions came from sources within the NESCAUM region through reductions with the territory of Jersey Central Power & Light (JCPL). An additional 4,921 MWh (36 percent) of reductions were achieved in zones immediately upwind of NESCAUM states, within the territory of PECO and METED. Table 10 below provides the load management event details by zone and an estimate of the total demand reduced.

<table>
<thead>
<tr>
<th>PJM Zone</th>
<th>Approximate Event Duration</th>
<th>Reduction MW</th>
<th>MWh*</th>
</tr>
</thead>
<tbody>
<tr>
<td>BGE</td>
<td>12:00 – 6:00 p.m.</td>
<td>962</td>
<td>5,772</td>
</tr>
<tr>
<td>DPL</td>
<td>1:00 – 8:00 p.m.</td>
<td>128</td>
<td>896</td>
</tr>
<tr>
<td>DUQ</td>
<td>1:00 – 8:00 p.m.</td>
<td>163</td>
<td>1,141</td>
</tr>
<tr>
<td>JCPL</td>
<td>1:00 – 8:00 p.m.</td>
<td>141</td>
<td>987</td>
</tr>
<tr>
<td>METED</td>
<td>1:00 – 8:00 p.m.</td>
<td>206</td>
<td>1,442</td>
</tr>
<tr>
<td>PECO</td>
<td>1:00 – 8:00 p.m.</td>
<td>497</td>
<td>3,479</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>2,097</strong></td>
<td><strong>13,717</strong></td>
</tr>
</tbody>
</table>


*We assume that the MW reduction is in place for the entire duration of the event. However, this may not necessarily be the case and would result in an overestimation of the MWh.

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ISO-New England

ISO-NE called 643 MW of Real-Time Demand Response resources on July 22 and estimated that actual reductions totaled 663 MW.\textsuperscript{96} ISO-NE did not call Real-Time Emergency Generation resources; therefore backup emergency generators that are air permit-restricted were not called.\textsuperscript{97}

Emissions Estimates

Due to the lack of publicly available data on demand response resources, estimating potential emissions from engines that may participate in these programs requires making several key assumptions. For NYISO events, we utilized NYISO-reported data on generator enrollment in its demand response programs. For PJM events, we created three scenarios based on different levels of engine penetration ranging from 15 to 50 percent. We do not estimate emissions associated with ISO-NE’s dispatch of RTDR resources in this section given that any generation resources enrolled in RTDR are likely permitted and have emissions controls. The following estimates for NYISO and PJM assume that the average participating generator has emissions rates similar to a pre-2000 vintage engine greater than 600 horsepower (hp).

July 21 NYISO Event Emissions Estimates

We estimated NOx and PM emissions associated with the demand response resources that operated during the NYISO demand response event on July 21. Depending on the resources that responded on July 21, demand response resources called during the July 21 event could have contributed almost 11 tons of NOx and 0.31 tons of PM.

As discussed above, the July 21 event was only called for NYISO zones in close proximity to New York City. Therefore, the emissions would be concentrated within the metropolitan area, which is already in nonattainment for both PM\textsubscript{2.5} and ozone.

July 22 NYISO Event Emissions Estimates

We estimated the NOx and PM emissions associated with the demand response resources that operated during the NYISO demand response event on July 22. Depending on the resources that responded on July 22, demand response resources called during the July 22 event could have contributed over 15 tons of NOx and 0.45 tons of PM.

Table 11 estimates NOx and PM emissions associated with varying levels of backup generators making up the demand response resources that operated during the PJM demand response event on July 22. As the table illustrates, demand response resources called during the July 22 event could have contributed between 33 and 110 tons of NOx and between 1 and 3.2 tons of PM in PJM.

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>15% Penetration</th>
<th>25% Penetration</th>
<th>50% Penetration</th>
</tr>
</thead>
<tbody>
<tr>
<td>NOx (tons)</td>
<td>33.0</td>
<td>54.9</td>
<td>109.9</td>
</tr>
<tr>
<td>PM (tons)</td>
<td>1.0</td>
<td>1.6</td>
<td>3.2</td>
</tr>
</tbody>
</table>

Source: NESCAUM and MJB&A Analysis.


\textsuperscript{97} Ibid.
Approximately 43 percent of these potential emissions would have been from generators located in or immediately upwind of nonattainment areas in New York and New Jersey. Thus, while these engines’ emissions are relatively minor when viewed over the course of a year (see Figure 15), they may significantly contribute to elevated levels of harmful pollutants on the days when emissions have the most impact on air quality. As discussed above, it only takes a few days per year of high localized emissions and poor air quality to tip an area into nonattainment, with the attendant region-wide costs to public health and the economy.

While the emissions impact is potentially large, it is important to note that these ranges are just estimates, given the lack of publicly available data. In addition to being sensitive to the level of generator participation, emission estimates are also sensitive to the assumptions regarding the types of generators used and the controls installed. If the average engine were assumed to meet EPA’s Tier 2 standard, which began to phase in for 2001, potential emissions would decrease by more than 50 percent. The variability of these estimates once again highlights the need for greater transparency in the demand response market and emission control requirements for participating engines.

Potential Long-Term Impacts

An indirect but potentially significant consequence of expanding usage of backup generators in demand response programs is the displacement of other potentially lower-emitting demand- and supply-side resources that would otherwise be selected in capacity markets to serve a region’s future power needs. Each megawatt that clears—is selected in—a capacity market necessarily displaces alternative potential resources. Thus, the resources that clear the capacity market partially determine the generation mix of the electricity market and air pollution emissions over time.

Other demand-side resources effectively represent an emission rate of zero and therefore provide an overall air quality benefit associated with reduced demand for electricity. New supply-side generation resources are subject to emissions and operational permit limitations. For example, new natural gas-fired combustion turbines and natural gas combined cycle facilities are highly controlled and have very low emission rates. Also, the resources selected to serve future capacity needs will also vary in terms of their operational characteristics. A new combined cycle power plant would be available throughout the year and is able to provide other services to maintain reliable operations of the transmission system. Backup generators would only be available for a limited number of hours each year. System operators have expressed concerns that these resources may not be available if they reach their hourly limit.

In order to evaluate the long-term consequences of allowing uncontrolled diesel engines to compete in the forward capacity markets of the region, an economic dispatch model would be required that could simulate the operations of the current grid mix versus a scenario where backup generators were limited in the market and/or required to install pollution control equipment. This is beyond the scope of this study; however, we would encourage EPA to undertake such an analysis in evaluating the impacts of the proposed RICE NESHAP Rule. In PJM, the market procured almost 15,000 MW of demand-response resources in its latest forward capacity auction. A megawatt is enough electricity to power 800 to 1,000 homes. In contrast,

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98 According to EPA, emission rates for new natural gas combined cycle facilities are 0.09 lb NOx/MWh and 0.0041 lb SO₂/MWh.
almost 2,000 MW of new generating capacity and more than 5,000 MW of additional demand resources failed to clear the auction. Evaluating these market dynamics is critical to understanding the longer-term environmental implications of allowing uncontrolled diesel engines to compete in the region’s forward capacity auctions.

**Observations and Recommendations**

In light of the identified information gaps and public health concerns described in this report, we make the following observations and recommendations that can help address these issues.

**Observations**

- Air quality planners are challenged in addressing emissions from uncontrolled engines due to the lack of information on the locations of these sources, the times at which these sources may operate, the public’s exposure to increased levels of diesel exhaust from these sources, and the resulting public health harms from the increased exposure.

- Preliminary screening analyses indicate that uncontrolled diesel backup generators operating under the exemption included in EPA’s recent proposal could by themselves create hotspots exceeding the national health-based 1-hour NO\textsubscript{2} air standard.

- Increased utilization of uncontrolled diesel backup engines in economic demand response programs such as peak shaving may hinder areas from maintaining or achieving national air quality standards. Even though the proposed exemption for such use may be temporary, if usage over the next five years causes an area to violate or fail to attain a standard, that area will face additional years of planning and control requirements as a result of the interim increase in emissions from use of backup generators in non-emergency situations.

- In addition to the short-term emissions impacts, there may also be longer term impacts with regard to future resource mixes in the electricity markets. An economic dispatch model to simulate the operations of the current grid mix versus a scenario where backup generators were limited in the market and/or required to install pollution control equipment would aid air quality planners to understand the potential for broader impacts and emission trends over time.

- Several NESCAUM states have been seeking to address emissions on high electric demand days, including regulation of peaking units. These regulations are resulting in the installation of pollution controls as well as unit shutdowns. Policies that permit the use of uncontrolled diesel-fired backup generators in economic or price-responsive demand response programs impede the progress that states are making to address electric sector emissions.

**Recommendations**

- ISOs should have the authority to collect information on the source of demand response resources from aggregators and other market participants. To improve transparency, ISOs should provide a breakdown of the resources in their demand response programs by zone similar to NYISO’s approach. In addition to being necessary to accurately determine their impact, it would be important for the system operator to know what comprises system resources in order to ensure a reliable system.
• ISOs should consider separating backup generation resources into a stand-alone demand response program category similar to ISO-NE to better track their utilization for peak shaving and emergency demand response.

• The Environmental Protection Agency (EPA) should require the use of ultra-low sulfur diesel for all backup diesel engines that participate in demand response programs, similar to the existing requirements in most NESCAUM states.

• States and EPA should identify a reasonable timeframe for phasing out the participation of the oldest, dirtiest diesel engines in demand response programs.

• Operators and aggregators of engines seeking to participate in economic or price-responsive demand response programs while remaining classified as emergency engines and thereby avoiding air pollution emissions standards should register and enroll engines directly with the relevant ISO and air quality agency; other indirect operation should be considered peak shaving and subject to air pollution emissions standards.

• Owners of backup diesel generators earning capacity revenue as electric generators in non-emergency demand response programs should be required to install appropriate pollution controls, taking into account population exposure, revenues received, control costs, and any other relevant factors.
Appendix A: State Emergency Engine Regulations

A summary of NESCAUM states’ regulations covering emergency backup generators is provided below.

<table>
<thead>
<tr>
<th>State</th>
<th>Summary of Regulation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Connecticut</td>
<td>Regulations of Connecticut State Agencies (RCSA) section 22a-174-22(a)(3)</td>
</tr>
<tr>
<td></td>
<td>“Emergency engine” means a stationary reciprocating engine or a turbine engine which is used as a means of providing mechanical or electrical power only during periods of testing and scheduled maintenance or during either an emergency or in accordance with a contract intended to ensure an adequate supply of electricity for use within the state of Connecticut during the loss of electrical power derived from nuclear facilities. The term does not include an engine for which the owner or operator of such engine is party to any other agreement to sell electrical power from such engine to an electricity supplier, or otherwise receives any reduction in the cost of electrical power for agreeing to produce power during periods of reduced voltage or reduced power availability.</td>
</tr>
<tr>
<td></td>
<td>RCSA section 22a-174-22(a)(4)</td>
</tr>
<tr>
<td></td>
<td>“Emergency” means an unforeseeable condition that is beyond the control of the owner or operator of an emergency engine and that:</td>
</tr>
<tr>
<td></td>
<td>(A) Results in an interruption of electrical power from the electricity supplier to the premises;</td>
</tr>
<tr>
<td></td>
<td>(B) Results in a deviation of voltage from the electricity supplier to the premises of three percent (3%) above or five percent (5%) below standard voltage in accordance with subsection (a) of section 16-11-115 of the Regulations of Connecticut State Agencies;</td>
</tr>
<tr>
<td></td>
<td>(C) Requires an interruption of electrical power from the electricity supplier to the premises enabling the owner or operator to perform emergency repairs;</td>
</tr>
<tr>
<td></td>
<td>(D) Requires operation of the emergency engine to minimize damage from fire, flood, or any other catastrophic event, natural or man-made; or</td>
</tr>
<tr>
<td></td>
<td>(E) Notwithstanding section 22a-174-22(a)(3) of the Regulations of Connecticut State Agencies, requires operation of the emergency engine under an agreement with the New England region system operator during the period of time the New England region system operator is implementing voltage reductions or involuntary load interruptions within the Connecticut load zone due to a capacity deficiency.</td>
</tr>
<tr>
<td></td>
<td>RCSA section 22a-174-3a – Permit required for new or modified emission unit if potential emissions of individual air pollutant &gt; 15 tons per year.</td>
</tr>
<tr>
<td></td>
<td>RCSA section 22a-174-3b(e) – In lieu of obtaining a permit under RCSA section 22a-174-3a, the owner of an emergency engine may operate under this permit-by-rule if the owner limits operation to less than 300 hours per year (no non-emergency operation) and uses fuel with a sulfur content ≤ 15ppm. No state notification is required but owners are responsible for recordkeeping.</td>
</tr>
<tr>
<td></td>
<td>RCSA section 22a-174-3c – In lieu of obtaining a permit under RCSA section 22a-174-3a, the owner of an emergency engine may operate under this section if the owner restricts fuel purchases at the facility to 3.36 million cubic feet of gaseous fuel, 21,000 gallons of distillate fuel or 100,000 gallons of propane. Owner must maintain records of fuel purchases.</td>
</tr>
<tr>
<td></td>
<td>RCSA section 22a-174-42 – In lieu of obtaining a permit under RCSA section 22a-174-3a, the owner of a distributed generator may operate under this permit-by-rule if the owner operates the generator to meet the restrictions on hours of operation and complies with the emissions limitations and other requirements of the regulation. Notification and recordkeeping are required.</td>
</tr>
<tr>
<td></td>
<td>Emissions limitations (lb/MWh):</td>
</tr>
<tr>
<td></td>
<td>Installed prior to 1/1/05</td>
</tr>
<tr>
<td></td>
<td>Installed on or after 1/1/05</td>
</tr>
<tr>
<td></td>
<td>Installed on or after 5/1/08</td>
</tr>
<tr>
<td></td>
<td>Installed on or after 5/1/12</td>
</tr>
</tbody>
</table>
### State Summary of Regulation

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>“Emergency generators” means generators used only during emergencies or for maintenance purposes, provided that the maximum annual operating hours shall not exceed 500 hours per calendar year, with a maximum of 50 hours for maintenance and testing. Emergency generators are not allowed to participate in any voluntary demand-reduction program or any other interruptible supply arrangement with a utility, other market participant, or system operator.</td>
<td></td>
</tr>
<tr>
<td>All diesel-powered generators must use diesel fuel with sulfur content no greater than 15 parts per million (ppm).</td>
<td></td>
</tr>
<tr>
<td>Depending on installation date, non-emergency generators are subject to the following emission standards:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Nitrogen Oxides</td>
</tr>
<tr>
<td>Installed on or after January 1, 2005</td>
<td>4.0 lb/MWh</td>
</tr>
<tr>
<td>Installed on or after January 1, 2009</td>
<td>1.5 lb/MWh</td>
</tr>
<tr>
<td>Installed on or after January 1, 2013</td>
<td>reserved</td>
</tr>
<tr>
<td>Combined heat and power (CHP) generators meeting heat recovery, electric energy output, and design efficiency criteria given in the rule can take a credit for heat recovered from exhaust in meeting the emission standards.</td>
<td></td>
</tr>
<tr>
<td>Through its 06-096 C.M.R. ch. 115 “Major and Minor Source Air Emission License Regulations,” engines greater than 5 MMBtu/hr (approximately 500 kW output) must obtain a permit. Permits are also required for smaller engines (down to a heat rate input of 0.5 MMBtu/hr, or approximately 50 kW) if they are located at a facility with a combined heat input of 5 MMBtu/hr or more. Finally, facilities with operation-specific air permits must obtain permits for any on-site engines larger than 0.5 MMBtu/hr.</td>
<td></td>
</tr>
<tr>
<td>ME DEP requires non-emergency engines to use on-road diesel fuel and install selective catalytic reduction (SCR) technology for NOx control if their potential annual NOx emissions exceed 20 tons as best available control technology. Emergency engines larger than 0.5 MMBtu/hr require a permit, and are restricted to no more than 500 hours of operation each year. There are no additional restrictions preventing engines from participating in demand response programs.</td>
<td></td>
</tr>
</tbody>
</table>
State | Summary of Regulation
---|---
Massachusetts | Emergency and non-emergency engines are subject to installation self-certification requirements and do not result in engine-specific approval.

An emergency or standby diesel or spark ignition stationary engine with a rated power output at least 37 kW installed after March 23, 2006 must comply with the applicable emission limits set by the EPA for non-road compression ignition engines (40 CFR 89) for the most recent model year up to and including the year of installation. A natural gas-fired or other spark ignition emergency engine may need add-on catalytic control to meet the part 89 emissions standard.

A diesel engine must use ultra-low sulfur fuel. There are certain stack height and modeling requirements depending on engine capacity and stack location relative to nearby buildings and sensitive receptors.

The emergency category allows operation for a total of no more than 300 hours per year, including scheduled maintenance and testing and emergency, standby operation (e.g., power outages). Emergency demand response is allowed, described as “periods during which the regional transmission organization directs the implementation of voltage reductions, voluntary load curtailments by customers, or automatic or manual load shedding within Massachusetts in response to unusually low frequency, equipment overload, capacity or energy deficiency, unacceptable voltage levels, or other such emergency conditions.” [These conditions conform to ISO-NE Operating Procedure 4 (Revision 11, effective 2011 Dec 9), Action 6.]

Under 310 CMR 7.26(43), a non-emergency engine with a rated power output equal to or greater than 50 kW installed after March 23, 2006 must meet the emission standards [RAP Model Rule for Distributed Generation]. As of January 1, 2012, the following took effect:

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Emission Limitation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oxides of Nitrogen</td>
<td>0.15 lb/MWh</td>
</tr>
<tr>
<td>Particulate Matter (Liquid Fuel only)</td>
<td>0.03 lb/MWh</td>
</tr>
<tr>
<td>Carbon Monoxide</td>
<td>1 lb/MWh</td>
</tr>
<tr>
<td>Carbon Dioxide</td>
<td>1650 lb/MWh</td>
</tr>
</tbody>
</table>

A non-emergency engine in a combined heat and power (CHP application) may apply for relief from these emission limitations in the form of emission reduction credits (ERCs) calculated from the design avoided fuel combustion in an existing or new separate thermal-only unit (e.g., boiler), pursuant to 310 CMR 7.26(45).

For certain bio-fuel-fired engines, and some other categories, there is an option to submit a Plan Application for MassDEP approval. This would entail a BACT analysis and modeling, and would presumably allow a less stringent emission limit than above.

Prior to 2006, there were a variety of different rated capacity thresholds for preconstruction review or eligibility for permit-by-rule provisions.

Facilities with a combined heat input greater than 10 MMBtu/hr must file a statement of emissions at least every three years.

New Hampshire | New Hampshire Administrative Rule Env-A 600 (statewide permit system), Env-A 1300 (NOx RACT)

One or more engines at a source powered by liquid fuel (i.e., diesel) require a permit in New Hampshire if the combined engines have an aggregate heat rate input of 1.5 MMBtu/hr (approximately 200 horsepower) or greater (individual engines with a heat input rate less than 0.15 MMBtu/hr are excluded). A higher size threshold of 10 MMBtu/hr (1 MW output) for all engines combined applies to engines at a source that operates on gaseous or LPG fuel (individual engines with a heat input rate less than 1.5 MMBtu/hr are excluded). Additionally, if the potential of all engines is 25 tons per year of NOx or greater the engine will be subject to NOx Reasonably Available Control Technology (RACT) requirements per Env-A 1306. Non-emergency internal combustion engines with a combined heat rate input exceeding 4.5 MMBtu/hr will be subject to NOx RACT requirements per Env-A 1307.

Owners of permitted emergency generators may operate during periods in which ISO New England, or any successor Regional Transmission Organization, directs the implementation of operating procedures for voltage reductions of 5% of normal operating voltage requiring more than 10 minutes to implement, voluntary load curtailments by customers, or automatic or manual load-shedding, in response to, or to prevent the occurrence of, unusually low frequency, equipment overload, capacity or energy deficiency, unacceptable voltage levels, or other such emergency conditions (ISO New England Operating Procedure 4 - Action 6 and NERC Emergency Action Level 2). The emergency generators are prohibited from being used as load shaving units in peak shaving program. Emergency engines must obtain a general state permit, must operate less than a maximum of 500 hours per year, and must emit less than 25 tons per year of NOx if the theoretical potential from all devices at the facility exceed 50 tons per year NOx. If these requirements are not met, refer to Env-A 1301.02(j) and Env-A 1311 for additional NOx RACT requirements.
<table>
<thead>
<tr>
<th>State</th>
<th>Summary of Regulation</th>
</tr>
</thead>
</table>
| New Jersey | Permit applicability for engines generating electricity for new or modified is 37 kW and for existing is 148 kW or greater. Permit applicability for all other engines is a heat rate input greater than 1 MMBtu/hr (equivalent to about 100 kW output). In addition, any new or modified engine with the potential to emit more than 5 tons per year of any criteria pollutants must meet “state of the art” (SOTA) control technology requirements. The applicable SOTA performance standards for new or modified engines are 0.15 g/bhp-hr for NOx, 0.5 g/bhp-hr for CO and 0.15 g/bhp-hr for volatile organic compounds (VOC). In addition, ammonia slip is limited to 10 ppmvd @ 15% O$_2$. For liquid fuel firing, the particulate limit is 0.02 g/bhp-hr and the sulfur limit is 30 ppm (effective July 1, 2016, the allowable sulfur limit will be 15 ppm by weight). Meanwhile, existing engines producing electricity must also comply with minimum emissions performance requirements, specifically:  
  (1) Rich burn NOx emissions limit of 1.5 g/bhp-hr for gaseous and liquid fuel;  
  (2) Lean burn NOx emissions limit of 1.5 g/bhp-hr or an emission rate which is equivalent to 80 percent NOx reduction from the uncontrolled NOx emission level for gaseous fuels;  
  (3) A NOx emissions limit of 2.3 g/bhp-hr for liquid and dual fuels; and  
  (4) A CO emissions limit (on all engines) of 500 ppmvd at 15% O$_2$. New or modified engines producing electricity have to comply with NOx limit of 0.9 grams per bhp-hr. Emergency engines are exempt from NOx control requirements provided it is operated only:  
  i. During the performance of normal testing and maintenance procedures, as recommended in writing by the manufacturer and/or as required in writing by a Federal or State law or regulation;  
  ii. When there is power outage or the primary source of mechanical or thermal energy fails because of an emergency; or  
  iii. When there is a voltage reduction issued by PJM and posted on the PJM website (www.pjm.com) under the “emergency procedures” menu. |
<table>
<thead>
<tr>
<th>State</th>
<th>Summary of Regulation</th>
</tr>
</thead>
<tbody>
<tr>
<td>New York</td>
<td>The New York State Department of Environmental Conservation (NY DEC) has established a permitting threshold for IC engines located outside of any severe ozone nonattainment areas of 400 bhp (approximately 300 kW). IC engines located within any severe nonattainment areas (New York City, Long Island, and the lower Hudson Valley) a lower permitting threshold of 200 bhp (147 kW) applies.</td>
</tr>
<tr>
<td></td>
<td>The current NYS DEC definition of an emergency power generating stationary internal combustion engine is a stationary internal combustion engine that operates as a mechanical or electrical power source only when the usual supply of power is unavailable, and operates for no more than 500 hours per year. The 500 hours of annual operation for the engine include operation during emergency situations, routine maintenance, and routine exercising (for example, test firing the engine for one hour a week to ensure reliability). A stationary internal combustion engine used for peak shaving generation is not an emergency power generating stationary internal combustion engine. Note that an engine participating in a demand response program is not considered to be an emergency engine per NYS DEC regulations.</td>
</tr>
<tr>
<td></td>
<td>The following requirements under Subpart 227-2 (NOx RACT) apply to stationary internal combustion engines at existing major stationary sources of NOx only. The presumptive limits outlined in Subpart 227-2 are:</td>
</tr>
<tr>
<td></td>
<td>(1) For internal combustion engines fired solely with natural gas: 1.5 grams per brake horsepower-hour.</td>
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<tr>
<td></td>
<td>(2) For internal combustion engines fired with landfill gas or digester gas (solely or in combination with natural gas): 2.0 grams per brake horsepower-hour.</td>
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<tr>
<td></td>
<td>(3) For internal combustion engine fired with distillate oil (solely or in combination with other fuels): 2.3 grams per brake horsepower-hour. Compliance with these emission limits must be determined with a one hour average unless the owner or operator chooses to use a CEMS under the provisions of section 227- 2.6(b) of this Subpart.</td>
</tr>
<tr>
<td></td>
<td>(4) For stationary internal combustion engines fired primarily with fuels not listed above, the owner or operator must submit a proposal for RACT to be implemented that includes descriptions of:</td>
</tr>
<tr>
<td></td>
<td>i) the available NOx control technologies, the projected effectiveness of the technologies considered, and the costs for installation and operation for each of the technologies; and</td>
</tr>
<tr>
<td></td>
<td>ii) the technology and the appropriate emission limit selected as RACT considering the costs for installation and operation of the technology.</td>
</tr>
<tr>
<td></td>
<td>(5) Any stationary internal combustion engine may rely on an emission limit that reflects a 90 percent or greater NOx reduction from the engine's actual 1990 baseline emissions, if such emissions baseline exists.</td>
</tr>
<tr>
<td></td>
<td>(6) Emergency power generating stationary internal combustion engines, and engine test cells at engine manufacturing facilities that are used for either research and development purposes, reliability testing, or quality assurance performance testing are exempt from the requirements of this subdivision.</td>
</tr>
<tr>
<td></td>
<td>In general, NYS DEC issues three types of permits: (1) “Registration certificates” with a “cap-by-rule” which restricts actual NOx emissions in the area consisting of the New York City Metropolitan Area and Lower Orange County Metropolitan Area to no more than 12.5 tons per year and NOx emissions in other areas to no more than 50 tons per year; (2) state facility permits for facilities that do not qualify for a registration certificate, but whose potential to emit is lower than the threshold for Title V permits; and (3) Title V permits, if the potential to emit is higher than Title V thresholds.</td>
</tr>
<tr>
<td></td>
<td>Additional permitting requirements may be written and enforced by the New York City Department of Environmental Protection (as distinct from the NYS DEC) for units located in New York City.</td>
</tr>
<tr>
<td>State</td>
<td>Summary of Regulation</td>
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</tbody>
</table>
Rhode Island’s rule for smaller-scale electric generators covers stationary internal combustion engines 50 hp or larger not subject to major source permitting requirements. Generators must obtain a minor source or general (pre-approved minor source) permit. Emergency generators must meet the appropriate Tier-level emission standards set by the US EPA for non-road engines (40 CFR 89) depending on date installed. Also, emergency generators must meet a CO₂ standard of 1,900 lb/MWh if installed on or after 5/15/07. The sulfur content of any liquid fuel burned in the emergency generator must not exceed 15 ppm by weight and for gaseous fuel not more than 10 grains of sulfur per 100 dry standard cubic feet. Visible emissions from emergency generators may not exceed 10%. Emergency generators are allowed to operate up to a maximum of 500 hours per year for maintenance, testing, and emergencies. Emergency generators shall not be operated in conjunction with any voluntary demand-reduction program or any other interruptible power supply arrangement with a utility, other market participant or system operator unless such program is implemented at the same time as ISO New England, or any successor Regional Transmission Organization, directs the implementation of operating procedures for voltage reductions, voluntary load curtailments by customers or automatic or manual load shedding within Rhode Island in response to unusually low frequency, equipment overload, capacity or energy deficiency, unacceptable voltage levels or other such emergency conditions. Generators not able to meet the General Permit requirements must obtain a minor source permit. |
| Vermont | Vermont Air Pollution Control Regulations adopted through September 2011 (http://www.anr.state.vt.us/air/docs/APCR%202011.pdf)  
Vermont requires permits for stationary IC engines of 450 bhp and greater, excluding emergency use engines (see 5-401 of Regulations). Vermont defines an “Emergency use engine” as an engine used only for emergency purposes and up to 100 hours per year for routine testing and maintenance. Emergency purposes are limited to periods of time when the usual power source is temporarily unavailable, the Independent System Operator has determined a power capacity deficiency exists (ISO-NE OP4) and has implemented a voltage reduction of 5 percent or more of normal operating voltage, or a fire or flood requires water pumping to minimize property damage. Permit amendments are required for any engine greater than 200 bhp (excluding emergency use engines) if it is to be located at any site that is classified as an air contaminant source for some other reason and already has an existing air permit. In addition to permitting requirements, all reciprocating internal combustion engines 450 bhp-hr or greater installed after July 1, 1999 (including emergency use engines installed) must meet minimum emissions standards comparable to federal requirements for non-road sources according to the date installed. Engines installed prior to July 1, 1999 (excluding emergency use engines) were required to be upgraded to meet federal Tier I non-road emission standards by no later than July 1, 2007. |
### Appendix B: Demand Response Program Requirements

A summary of ISO-NE demand response programs is provided below.

<table>
<thead>
<tr>
<th>Name</th>
<th>Service Type</th>
<th>Minimum Resource Size</th>
<th>Minimum Reduction Amount</th>
<th>Aggregation Allowed</th>
<th>Backup Generation Eligible?</th>
<th>Primary Driver</th>
<th>Trigger</th>
<th>&quot;Peak&quot; Hours Only?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Real Time Demand Response Resource (RTDR)</td>
<td>Capacity</td>
<td>100 kW</td>
<td>1 kW</td>
<td>Yes</td>
<td>No</td>
<td>Reliability</td>
<td>Critical Peak Hours: OP4 Action 2 or higher and Forecast Peak Hours whenever Day-Ahead Forecast (\geq) 95% of 50/50 Seasonal Peak forecast for the applicable season</td>
<td>No</td>
</tr>
<tr>
<td>Real Time Emergency Generation Resource</td>
<td>Capacity</td>
<td>100 kW</td>
<td>1 kW</td>
<td>Yes</td>
<td>Yes</td>
<td>Reliability (compensation limited to 600 MW)</td>
<td>Operational Procedure OP4 Action 6</td>
<td>No</td>
</tr>
<tr>
<td>On-Peak Demand Resources</td>
<td>Capacity</td>
<td>100 kW</td>
<td>1 kW</td>
<td>Yes</td>
<td>No</td>
<td>Reliability</td>
<td>On-Peak (hours ending 5:00-7:00 pm winter season, 1:00-5:00 pm summer season)</td>
<td>Yes</td>
</tr>
<tr>
<td>Seasonal Peak Demand Resources</td>
<td>Capacity</td>
<td>100 kW</td>
<td>1 kW</td>
<td>Yes</td>
<td>No</td>
<td>Reliability</td>
<td>Real time hourly load is (\geq) to 90% of 50/50 system peak load forecast for the applicable season</td>
<td>Yes</td>
</tr>
<tr>
<td>Transitional Demand Response</td>
<td>Energy</td>
<td>100 kW</td>
<td>100 kW</td>
<td>Yes</td>
<td>No</td>
<td>Economic</td>
<td>Day-Ahead LMP (\geq) Offer Price</td>
<td>Yes</td>
</tr>
</tbody>
</table>


A summary of NYISO demand response programs is provided below.
<table>
<thead>
<tr>
<th>Name</th>
<th>Service Type</th>
<th>Minimum Resource Size</th>
<th>Minimum Reduction Amount</th>
<th>Aggregation Allowed?</th>
<th>Backup Generation Eligible?</th>
<th>Primary Driver</th>
<th>Trigger</th>
<th>“Peak” Hours Only?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Day-Ahead Demand Response Program</td>
<td>Energy</td>
<td>1 MW</td>
<td>1 MW</td>
<td>Yes</td>
<td>No</td>
<td>Economic</td>
<td>Energy Price &gt; Offer Price (Security Constrained Unit Commitment)</td>
<td>No</td>
</tr>
<tr>
<td>Demand Side Ancillary Services Program</td>
<td>Spinning Reserve</td>
<td>1 MW</td>
<td>1 MW</td>
<td>No</td>
<td>No</td>
<td>Economic</td>
<td>Energy Price &gt; Offer Price (Security Constrained Economic Dispatch)</td>
<td>No</td>
</tr>
<tr>
<td>Demand Side Ancillary Services Program</td>
<td>Non-Synchronous Reserve</td>
<td>1 MW</td>
<td>1 MW</td>
<td>No</td>
<td>Yes</td>
<td>Economic</td>
<td>Energy Price &gt; Offer Price (Security Constrained Economic Dispatch)</td>
<td>No</td>
</tr>
<tr>
<td>Demand Side Ancillary Services Program</td>
<td>Regulation</td>
<td>1 MW</td>
<td>1 MW</td>
<td>No</td>
<td>No</td>
<td>Economic</td>
<td>Energy Price &gt; Offer Price (Security Constrained Economic Dispatch)</td>
<td>No</td>
</tr>
<tr>
<td>Emergency Demand Response Program</td>
<td>Energy</td>
<td>100 kW (per zone)</td>
<td>100 kW (per zone)</td>
<td>Yes</td>
<td>Yes</td>
<td>Reliability</td>
<td>Operational Procedure</td>
<td>No</td>
</tr>
<tr>
<td>Installed Capacity Special Case Resources (Energy Component)</td>
<td>Energy</td>
<td>100 kW (per Zone)</td>
<td>100 kW (per Zone)</td>
<td>Yes</td>
<td>Yes</td>
<td>Reliability</td>
<td>Operational Procedure</td>
<td>No</td>
</tr>
<tr>
<td>Installed Capacity Special Case Resources (Capacity Component)</td>
<td>Capacity</td>
<td>100 kW (per zone)</td>
<td>100 kW (per zone)</td>
<td>Yes</td>
<td>Yes</td>
<td>Reliability</td>
<td>Operational Procedure</td>
<td>No</td>
</tr>
</tbody>
</table>

A summary of PJM demand response programs is provided in the table below.

<table>
<thead>
<tr>
<th>Name</th>
<th>Service Type</th>
<th>Minimum Resource Size</th>
<th>Minimum Reduction Amount</th>
<th>Aggregation Allowed?</th>
<th>Backup Generation Eligible?</th>
<th>Primary Driver</th>
<th>Trigger</th>
<th>&quot;Peak&quot; Hours Only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic Load Response (Energy)</td>
<td>Energy</td>
<td>100 kW</td>
<td>100 kW</td>
<td>Yes</td>
<td>Yes</td>
<td>Economic</td>
<td>Self-Scheduled, Cleared Day-Ahead Bid, or Real-Time Dispatch</td>
<td>No</td>
</tr>
<tr>
<td>Emergency Load Response - Energy Only</td>
<td>Energy</td>
<td>100 kW</td>
<td>100 kW</td>
<td>Yes</td>
<td>Yes</td>
<td>Economic</td>
<td>Operational Procedure</td>
<td>No</td>
</tr>
<tr>
<td>Economic Load Response (Synchronized Reserves)</td>
<td>Reserve</td>
<td>100 kW</td>
<td>100 kW</td>
<td>Yes</td>
<td>Yes</td>
<td>Reliability</td>
<td>Operational Procedure</td>
<td>No</td>
</tr>
<tr>
<td>Economic Load Response</td>
<td>Reserve</td>
<td>100 kW</td>
<td>100 kW</td>
<td>Yes</td>
<td>Yes</td>
<td>Reliability</td>
<td>Operational Procedure</td>
<td>No</td>
</tr>
<tr>
<td>Day ahead scheduling reserve</td>
<td>Reserve</td>
<td>100 kW</td>
<td>100 kW</td>
<td>Yes</td>
<td>Yes</td>
<td>Reliability</td>
<td>Operational Procedure</td>
<td>No</td>
</tr>
<tr>
<td>Full Emergency Load Response (Limited DR)</td>
<td>Capacity and Energy</td>
<td>100 kW</td>
<td>100 kW</td>
<td>Yes</td>
<td>Yes</td>
<td>Reliability</td>
<td>Operational Procedure 10 days up to 6 hours per day</td>
<td>Yes</td>
</tr>
<tr>
<td>Name</td>
<td>Service Type</td>
<td>Minimum Resource Size</td>
<td>Minimum Reduction Amount</td>
<td>Aggregation Allowed?</td>
<td>Backup Generation Eligible?</td>
<td>Primary Driver</td>
<td>Trigger</td>
<td>“Peak” Hours Only</td>
</tr>
<tr>
<td>----------------------------------------------------</td>
<td>-------------------------------</td>
<td>-----------------------</td>
<td>--------------------------</td>
<td>----------------------</td>
<td>-----------------------------</td>
<td>----------------</td>
<td>--------------------------------------------------------------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Full Emergency Load Response (Extended Summer DR)</td>
<td>Capacity and Energy</td>
<td>100 kW</td>
<td>100 kW</td>
<td>Yes</td>
<td>Yes</td>
<td>Reliability</td>
<td>Operational Procedure Unlimited summer days up to 10 hours per day</td>
<td>Yes</td>
</tr>
<tr>
<td>Full Emergency Load Response (Annual DR)</td>
<td>Capacity and Energy</td>
<td>100 kW</td>
<td>100 kW</td>
<td>Yes</td>
<td>Yes</td>
<td>Reliability</td>
<td>Operational Procedure Unlimited days up to 10 hours per day</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Appendix C: Demand Response Event Scenario Details

This Appendix C describes the sources and methodology used to estimate potential emissions from diesel generators that participate in demand response programs. In particular, this report selected demand response events called by NYISO, PJM, and ISO-NE from July 21 – 22, 2011.

NYISO Enrollment Details

Tables C-1 and C-2 provide enrollment data in MW by NYISO zone and resource type. NYISO requires that CSP separately report the MW of load reduction and MW of enrolled generators. However, it is important to note that historic data show that enrollment in the ICAP/SCR program and the EDRP change on a monthly basis. For example, between May 2011 and June 2011 there was an increase of 11 percent in enrolled MW in the ICAP/SCR program. In addition, there was a 70 percent increase in enrolled MW between May 2011 and July 2011 in the EDRP program.\(^a\) However, for our analysis we assume that the percentage of generators by zone remains constant in both the ICAP/SCR program and EDRP program.

**Table C-1. NYISO ICAP/SCR Enrollment by Zone (May 2011)**

<table>
<thead>
<tr>
<th>NYISO Zone</th>
<th>Number of Resources</th>
<th>MW of Load Reduction</th>
<th>MW of Enrolled Generators</th>
<th>Total MW</th>
<th>Percent Generators</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>510</td>
<td>384.6</td>
<td>5.4</td>
<td>390</td>
<td>1%</td>
</tr>
<tr>
<td>B</td>
<td>250</td>
<td>105</td>
<td>10.1</td>
<td>115.1</td>
<td>9%</td>
</tr>
<tr>
<td>C</td>
<td>322</td>
<td>124.2</td>
<td>3</td>
<td>127.2</td>
<td>2%</td>
</tr>
<tr>
<td>D</td>
<td>22</td>
<td>314.2</td>
<td>0.2</td>
<td>314.4</td>
<td>0%</td>
</tr>
<tr>
<td>E</td>
<td>156</td>
<td>40.5</td>
<td>4.1</td>
<td>44.6</td>
<td>9%</td>
</tr>
<tr>
<td>F</td>
<td>199</td>
<td>124.8</td>
<td>9.5</td>
<td>134.3</td>
<td>7%</td>
</tr>
<tr>
<td>G</td>
<td>148</td>
<td>57.6</td>
<td>6.9</td>
<td>64.5</td>
<td>11%</td>
</tr>
<tr>
<td>H</td>
<td>21</td>
<td>8.4</td>
<td>0.4</td>
<td>8.8</td>
<td>5%</td>
</tr>
<tr>
<td>I</td>
<td>129</td>
<td>38</td>
<td>3.7</td>
<td>41.7</td>
<td>9%</td>
</tr>
<tr>
<td>J</td>
<td>2545</td>
<td>340</td>
<td>103.5</td>
<td>443.5</td>
<td>23%</td>
</tr>
<tr>
<td>K</td>
<td>984</td>
<td>119.5</td>
<td>25.3</td>
<td>144.8</td>
<td>17%</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>5286</strong></td>
<td><strong>1656.8</strong></td>
<td><strong>172.1</strong></td>
<td><strong>1828.9</strong></td>
<td><strong>9.4%</strong></td>
</tr>
</tbody>
</table>


**Table C-2. NYISO EDRP Enrollment by Zone (May 2011)**

<table>
<thead>
<tr>
<th>NYISO Zone</th>
<th>Number of Resources</th>
<th>MW of Load Reduction</th>
<th>MW of Enrolled Generators</th>
<th>Total MW</th>
<th>Percent Generators</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>13</td>
<td>0.6</td>
<td>9.9</td>
<td>10.5</td>
<td>94%</td>
</tr>
<tr>
<td>B</td>
<td>1</td>
<td>0</td>
<td>1</td>
<td>1</td>
<td>100%</td>
</tr>
<tr>
<td>C</td>
<td>27</td>
<td>3.2</td>
<td>11.9</td>
<td>15.1</td>
<td>79%</td>
</tr>
<tr>
<td>D</td>
<td>8</td>
<td>0.6</td>
<td>3.1</td>
<td>3.7</td>
<td>84%</td>
</tr>
<tr>
<td>E</td>
<td>26</td>
<td>1.1</td>
<td>24</td>
<td>25.1</td>
<td>96%</td>
</tr>
<tr>
<td>F</td>
<td>10</td>
<td>0.9</td>
<td>4.4</td>
<td>5.3</td>
<td>83%</td>
</tr>
<tr>
<td>G</td>
<td>13</td>
<td>0</td>
<td>17.1</td>
<td>17.1</td>
<td>100%</td>
</tr>
</tbody>
</table>

\(^a\) NYISO. Docket Nos. ER01-3001-000 and ER03-647-000. June 1, 2012.
<table>
<thead>
<tr>
<th>NYISO Zone</th>
<th>Number of Resources</th>
<th>MW of Load Reduction</th>
<th>MW of Enrolled Generators</th>
<th>Total MW</th>
<th>Percent Generators</th>
</tr>
</thead>
<tbody>
<tr>
<td>H</td>
<td>3</td>
<td>0.3</td>
<td>1.5</td>
<td>1.8</td>
<td>83%</td>
</tr>
<tr>
<td>I</td>
<td>13</td>
<td>2</td>
<td>1.7</td>
<td>3.7</td>
<td>46%</td>
</tr>
<tr>
<td>J</td>
<td>22</td>
<td>4.6</td>
<td>0.5</td>
<td>5.1</td>
<td>10%</td>
</tr>
<tr>
<td>K</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0%</td>
</tr>
<tr>
<td>Totals</td>
<td>136</td>
<td>13.3</td>
<td>75.1</td>
<td>88.4</td>
<td>85%</td>
</tr>
</tbody>
</table>


**July 21 NYISO Event Details**

Tables C-3 and C-4 provide hourly load reduction data in MW by NYISO zone and resource type.

**Table C-3. July 21, 2011, NYISO ICAP/SCR Load Management Event by Zone (MW)**

<table>
<thead>
<tr>
<th>NYISO Zone</th>
<th>HB 13</th>
<th>HB 14</th>
<th>HB 15</th>
<th>HB 16</th>
<th>HB 17</th>
<th>Percent Generators</th>
</tr>
</thead>
<tbody>
<tr>
<td>G</td>
<td>58.2</td>
<td>63.1</td>
<td>65.8</td>
<td>66.4</td>
<td>64.3</td>
<td>11%</td>
</tr>
<tr>
<td>H</td>
<td>9.8</td>
<td>10</td>
<td>10.2</td>
<td>10.3</td>
<td>10.4</td>
<td>5%</td>
</tr>
<tr>
<td>I</td>
<td>20.7</td>
<td>26.1</td>
<td>27.8</td>
<td>29.1</td>
<td>30.2</td>
<td>9%</td>
</tr>
<tr>
<td>J</td>
<td>402.6</td>
<td>429</td>
<td>438.9</td>
<td>449.1</td>
<td>465.7</td>
<td>23%</td>
</tr>
<tr>
<td>K</td>
<td>109.7</td>
<td>117.5</td>
<td>121.9</td>
<td>127.5</td>
<td>130.2</td>
<td>17%</td>
</tr>
<tr>
<td>Total</td>
<td>601</td>
<td>645.7</td>
<td>664.6</td>
<td>682.4</td>
<td>700.8</td>
<td></td>
</tr>
</tbody>
</table>


1. HB stands for “Hour Beginning” using a 24-hour clock. For example, HB 13 stands for the hour beginning at 1:00 pm and HB 17 stands for the hour beginning at 5:00 pm.

**Table C-4. July 21, 2011, NYISO EDRP Load Management Event by Zone (MW)**

<table>
<thead>
<tr>
<th>NYISO Zone</th>
<th>HB 13</th>
<th>HB 14</th>
<th>HB 15</th>
<th>HB 16</th>
<th>HB 17</th>
<th>Percent Generators</th>
</tr>
</thead>
<tbody>
<tr>
<td>G</td>
<td>0.2</td>
<td>0.2</td>
<td>0.1</td>
<td>0</td>
<td>0</td>
<td>100%</td>
</tr>
<tr>
<td>H</td>
<td>0</td>
<td>0</td>
<td>0.1</td>
<td>0.2</td>
<td>0.2</td>
<td>83%</td>
</tr>
<tr>
<td>I</td>
<td>0.2</td>
<td>0.3</td>
<td>0.3</td>
<td>0.3</td>
<td>0.2</td>
<td>46%</td>
</tr>
<tr>
<td>J</td>
<td>5</td>
<td>5.7</td>
<td>6.8</td>
<td>7</td>
<td>5.5</td>
<td>10%</td>
</tr>
<tr>
<td>K</td>
<td>1.1</td>
<td>1.5</td>
<td>1.2</td>
<td>1.2</td>
<td>0.6</td>
<td>0</td>
</tr>
<tr>
<td>Total</td>
<td>6.5</td>
<td>7.7</td>
<td>8.5</td>
<td>8.7</td>
<td>6.5</td>
<td></td>
</tr>
</tbody>
</table>


**July 22 NYISO Event Details**

Tables C-5 and C-6 provide hourly load reduction data in MW by NYISO zone and resource type.

**Table C-5. July 22, 2011, NYISO ICAP/SCR Load Management Event by Zone (MW)**

<table>
<thead>
<tr>
<th>NYISO Zone</th>
<th>HB 13</th>
<th>HB 14</th>
<th>HB 15</th>
<th>HB 16</th>
<th>HB 17</th>
<th>Percent Generators</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>305.1</td>
<td>326.6</td>
<td>341.1</td>
<td>343.6</td>
<td>1%</td>
<td></td>
</tr>
<tr>
<td>B</td>
<td>96.5</td>
<td>102.4</td>
<td>105.4</td>
<td>107.5</td>
<td>9%</td>
<td></td>
</tr>
<tr>
<td>C</td>
<td>110.9</td>
<td>128.8</td>
<td>135.6</td>
<td>140.1</td>
<td>2%</td>
<td></td>
</tr>
</tbody>
</table>

### Table C-6. July 22, 2011, NYISO EDRP Load Management Event by Zone (MW)

<table>
<thead>
<tr>
<th>NYISO Zone</th>
<th>HB 13</th>
<th>HB 14</th>
<th>HB 15</th>
<th>HB 16</th>
<th>HB 17</th>
<th>Percent Generators</th>
</tr>
</thead>
<tbody>
<tr>
<td>E</td>
<td>39.1</td>
<td>49.6</td>
<td>52.7</td>
<td>54.5</td>
<td></td>
<td>9%</td>
</tr>
<tr>
<td>F</td>
<td>116.2</td>
<td>127</td>
<td>130.5</td>
<td>135.4</td>
<td></td>
<td>7%</td>
</tr>
<tr>
<td>G</td>
<td>61.3</td>
<td>66.1</td>
<td>69</td>
<td>70</td>
<td></td>
<td>11%</td>
</tr>
<tr>
<td>H</td>
<td>8.7</td>
<td>8.8</td>
<td>8.8</td>
<td>8.9</td>
<td></td>
<td>5%</td>
</tr>
<tr>
<td>I</td>
<td>26.3</td>
<td>27.1</td>
<td>28</td>
<td>28.9</td>
<td></td>
<td>9%</td>
</tr>
<tr>
<td>J</td>
<td>367.3</td>
<td>393.8</td>
<td>437.9</td>
<td>456.2</td>
<td>472</td>
<td>23%</td>
</tr>
<tr>
<td>K</td>
<td>96</td>
<td>102.8</td>
<td>107.9</td>
<td>113.1</td>
<td></td>
<td>17%</td>
</tr>
<tr>
<td>Total</td>
<td>367.3</td>
<td>1253.9</td>
<td>1377.1</td>
<td>1435.2</td>
<td>1474</td>
<td></td>
</tr>
</tbody>
</table>


### PJM Enrollment Details

According to PJM, approximately 15 percent of the demand response resources registered in the 2011/2012 delivery year is comprised of backup generation. However, approximately 60 percent of its demand response resources are listed as “other.” Therefore, the actual participation figure could range from 15 to 75 percent. Because of the limited data available in PJM, in order to estimate the impact of these engines’ participation in demand response programs on air quality, the PJM analysis in this report relies on a range of scenarios in which demand response backup generators comprise 15, 25, and 50 percent of demand response.

### July 22 PJM Event Details

Table C-7 provides data on the load reduction by PJM zone on July 22.
Table C-7. July 22, 2011, PJM Load Management Event by Zone

<table>
<thead>
<tr>
<th>PJM Zone</th>
<th>Hour Ending</th>
<th>Reduction MW</th>
</tr>
</thead>
<tbody>
<tr>
<td>BGE</td>
<td>HE 1300-1800</td>
<td>962</td>
</tr>
<tr>
<td>DPL</td>
<td>HE 1400-2000</td>
<td>128</td>
</tr>
<tr>
<td>DUQ</td>
<td>HE 1400-2000</td>
<td>163</td>
</tr>
<tr>
<td>JCPL</td>
<td>HE 1400-2000</td>
<td>141</td>
</tr>
<tr>
<td>METED</td>
<td>HE 1400-2000</td>
<td>206</td>
</tr>
<tr>
<td>PECO</td>
<td>HE 1400-2000</td>
<td>497</td>
</tr>
<tr>
<td>Totals</td>
<td></td>
<td>2,097</td>
</tr>
</tbody>
</table>


1. HE is an abbreviation for Hour Ending. For example, HE 1500 – 1800 is the same as the expression 2:00 PM until 6:00 PM. The times shown for each event are the beginning and end of compliance reporting times. Events are not called or released exactly on the hour and all resources are expected to improve reliability by decreasing load or increasing generation as soon as practicable.

Since PJM only provides data on megawatts of load reduced, the total MWh of reduced demand must be estimated. This report assumes that each megawatt of reduced load is achieved for the entire duration of the load management event. While this may not necessarily be the case, this assumption provides a straightforward method for estimating total MWh of reduced demand. However, this method may overestimate the total MWh reduced. Table C-8 provides the estimates of MWh of reduced demand in PJM during the July 22 event by zone.

Table C-8. Estimated Reduced Demand by Zone in PJM during July 22, 2011 Event

<table>
<thead>
<tr>
<th>PJM Zone</th>
<th>Hour Ending</th>
<th>MWh</th>
</tr>
</thead>
<tbody>
<tr>
<td>BGE</td>
<td>HE 1300-1800</td>
<td>5,772</td>
</tr>
<tr>
<td>DPL</td>
<td>HE 1400-2000</td>
<td>896</td>
</tr>
<tr>
<td>DUQ</td>
<td>HE 1400-2000</td>
<td>1,141</td>
</tr>
<tr>
<td>JCPL</td>
<td>HE 1400-2000</td>
<td>987</td>
</tr>
<tr>
<td>METED</td>
<td>HE 1400-2000</td>
<td>1,442</td>
</tr>
<tr>
<td>PECO</td>
<td>HE 1400-2000</td>
<td>3,479</td>
</tr>
<tr>
<td>Totals</td>
<td></td>
<td>13,717</td>
</tr>
</tbody>
</table>


Emission Rates

Table C-9 illustrates NOx and PM emission rates associated with various engine types and EPA engine Tier.

Table C-9. NOx and PM Emission Rates for Various Engine Standards

<table>
<thead>
<tr>
<th>Standard</th>
<th>NOx Rate (lb/MWh)</th>
<th>PM Rate (lb/MWh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>pre-Tier: &lt; 600 hp</td>
<td>41.47</td>
<td>2.95</td>
</tr>
<tr>
<td>pre-Tier: &gt; 600 hp</td>
<td>32.04</td>
<td>0.94</td>
</tr>
<tr>
<td>Tier 1</td>
<td>20.39</td>
<td>1.18</td>
</tr>
<tr>
<td>Tier 2</td>
<td>14.19</td>
<td>0.44</td>
</tr>
<tr>
<td>Tier 3</td>
<td>8.87</td>
<td>0.44</td>
</tr>
<tr>
<td>Tier 4</td>
<td>0.89</td>
<td>0.04</td>
</tr>
</tbody>
</table>

Source: EPA
The scenarios described in this report assumed that the average participating generator has emissions rates similar to a pre-2000 vintage engine greater than 600 horsepower (hp). The resulting emission rates (32.04 lb/MWh for NOx and 0.94 lb/MWh for PM) were multiplied by the megawatt-hour reductions assumed to be provided by generators. The MWh provided by generators is dependent on the scenario, which determines the percent of total reductions provided by generators.