Managing the Future of the Electricity Grid: Distributed Generation and Net Metering

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MANAGING THE FUTURE OF THE ELECTRICITY GRID: DISTRIBUTED GENERATION AND NET METERING

Richard L. Revesz* and Burcin Unel**

Abstract

As distributed energy generation is becoming increasingly common, the debate on how a utility’s customers should be compensated for the excess energy they sell back to the grid is intensifying. And net metering, the practice of compensating for such energy at the retail rate for electricity, is becoming the subject of intense political disagreement. Utilities argue that net metering fails to compensate them for grid construction and distribution costs and that it gives rise to regressive cost shifting among its customers. Conversely, solar energy proponents argue that the compensation should be higher than the retail rate to account for other benefits that distributed generation systems provide, such as the resulting climate change and other environmental benefits, as well as the savings resulting from not needing to build new installations to provide additional capacity. This ongoing debate is leading to significant changes to net metering policies in many states.

This Article provides a thorough analysis of the benefits and the costs of distributed generation and highlights the analytical flaws and missing elements in the competing positions and in all the existing policies. We propose an alternative approach that properly recognizes the respective contributions to the electric grid of utilities on the one hand and of distributed generators on the other. We show, however, that this policy is second-best as a result of certain constraints on how electricity can currently be priced. For the longer run, when these constraints might no longer be present, we discuss the need to consider net metering as part of a more comprehensive energy reform that would ensure the efficient integration of all distributed energy resources into the electricity grid. These reforms are needed to secure our Nation’s clean energy future.

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INTRODUCTION

“Distributed generation” is a term used to describe electricity that is produced at or near the location where it is used. Distributed generation systems can rely on a variety of energy sources, such as solar, wind, fuel cells, and combined heat and power. Distributed solar energy is produced by photovoltaic cells, popularly referred to as solar panels, which can be placed on rooftops or mounted on the ground. Over 90% of the current distributed generation in the United States is solar, and the number of installations is increasing rapidly. Even though distributed generation still accounts for a relatively small fraction of total energy generation nationwide, it is becoming increasingly important as many states are in the process of changing their utility structures and regulatory policies to accommodate more distributed energy resources.

Some distributed generation systems are isolated, in that they are not connected to a utility’s power grid, but most are “grid-tied,” which means that they are connected to the grid. Customers with connected distributed generation systems can buy power from their electric utility when they are not producing enough electricity to meet their needs, and they can sell power back to the utility company.

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3. Id. at 20.
4. See id. at 17–18.
when their systems are producing more electricity than they need. This possibility raises the important question of how these customers should be compensated for the electricity they send to the grid.

This question has three critically significant policy implications. First, it plays a key role in determining the economic feasibility of clean electricity relative to electricity produced by fossil fuels. Unlike electricity produced from solar, wind, or hydro sources, electricity produced from fossil fuels gives rise to large quantities of pollutants that affect public health and of greenhouse gases that lead to climate change. Second, distributed generation has benefits for the resiliency of the electric grid, by providing a more diversified portfolio of energy sources than would a scheme that relied exclusively on electricity produced by large power plants. The serious electric outage in New York City during Superstorm Sandy, which caused enormous economic dislocations, provides a telling example of the negative consequences of the lack of diversification. Finally, how, and for which benefits, distributed generation is compensated relative to utility-scale renewable generation will affect the composition of the future clean energy projects. A price that is inconsistent with the actual benefits provided by distributed generation relative to utility-scale renewables would lead to inefficiently low or inefficiently high penetration of distributed generation.

President Obama’s energy policy initiatives have sought to accelerate the nationwide deployment of clean energy resources, like solar power. In August 2015, the President announced $1 billion in loan guarantees for distributed generation projects, particularly residential solar, and $24 million in new grants for solar research and cost reduction efforts. As the use of distributed generation intensifies, it becomes more important to create the right incentives for distributed

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11 Peter Fox-Penner, Brattle Group, Public Power in the Age of Smart Power 13 (2014).
generation. Even though there is a variety of government policies that encourage development of
distributed generation, such as tax subsidies for renewables,\textsuperscript{14} his Article focuses on the incentive that is
currently receiving the most attention and scrutiny, the pricing for distributed generation.\textsuperscript{15}

The most commonly used—though increasingly attacked—approach to setting such a price is
net metering.\textsuperscript{16} Under this approach, the utility customer’s meter runs forward when the customer
needs more power than she produces, and the meter runs backward when she sends excess power to
the grid because she produces more power than she needs.\textsuperscript{17} At the end of the billing period, the
customer is billed at the retail electricity rate – which is the volumetric rate a residential customer pays
per kilowatt-hour (kWh) of electricity usage – for the net power used.\textsuperscript{18} Thus, in effect, net metering
policies pay distributed generation suppliers at the retail rate for their excess generation.\textsuperscript{19}

As of March 2015, forty-four states and the District of Columbia compensated utility customers
with distributed generation for the power they generated.\textsuperscript{20} Although such policies are regularly
grouped together as “net metering,” they exhibit significant variations.\textsuperscript{21} Many jurisdictions, for
example, employ a “traditional” net metering scheme in which a consumer generator purchases and
sells electricity to the grid for the same price, using a single meter that runs forwards at times of
consumption and backwards at times of on-site generation.\textsuperscript{22} Other jurisdictions mandate different
prices for a customer’s purchases and sales, a scheme that usually requires two different meters in

\textsuperscript{14} See U.S. ENERGY INFO. ADMIN., U.S. DEP’T ENERGY, DIRECT FED. FIN. INTERVENTIONS & SUBSIDIES IN ENERGY IN FISCAL YEAR

\textsuperscript{15} See generally, e.g., Straight Talk, supra note 8 (laying out electric industry arguments against net metering).

\textsuperscript{16} Id.

\textsuperscript{17} Id. at 2.

\textsuperscript{18} Id.

\textsuperscript{19} NAÏM R. DARGHOUTH ET AL., LAWRENCE BERKELEY NAT’L LAB., LBNL- 183185, NET METERING AND MARKET FEEDBACK LOOPS:
EXPLORING THE IMPACT OF RETAIL RATE DESIGN ON DISTRIBUTED PV DEPLOYMENT 1 (2015), available at

\textsuperscript{20} The only states that do not offer statewide net metering are Alabama, Idaho, Mississippi, South Dakota, North
Carolina, Tennessee, and Texas. BEST PRACTICES IN STATE NET METERING POLICIES AND INTERCONNECTION PROCEDURES, FREEING
PRACTICES]. Though not a state-initiated program, Alabama, Mississippi and Tennessee all offer feed-in tariff
compensation, discussed infra p. 26, through the Tennessee Valley Authority utility. Feed-in Tariffs & Similar
Programs, ENERGY INFO. ADMIN., U.S. DEP’T ENERGY (June 4, 2013),
http://www.eia.gov/electricity/policies/provider_programs.cfm [hereinafter EIA, Feed-in Tariffs & Similar
Programs]. Austin, TX and the state of Minnesota offer compensation through a “value-of-solar” program. THOMAS
E. HOFF & BEN NORRIS, CLEAN POWER RESEARCH, 2014 VALUE OF SOLAR EXECUTIVE SUMMARY (2013),
http://www.austintexas.gov/edims/document.cfm?id=202758; THOMAS E. HOFF & BEN NORRIS, CLEAN POWER RESEARCH;
Methodology-2014-01-30-FINAL.pdf [hereinafter MINN. VOST].

\textsuperscript{21} See BEST PRACTICES, supra note 20.

\textsuperscript{22} Id. (listing 36 states that reconcile net excess generation at the retail rate).
order to track consumption and production separately. Distributed generation sold to the grid often
commands a lower price than the retail rate customers pay utilities for electricity.\textsuperscript{23} Typically, these
lower rates are based on a utility’s “avoided cost”: the cost the utility would incur if it had to provide
one more unit of electricity itself.\textsuperscript{24} Moreover, several jurisdictions impose special charges, such as
standby charges, on their net metered customers.\textsuperscript{25} And, a few jurisdictions have attempted to set
prices that are linked to the actual value of distributed generation; including benefits to the grid,
environmental benefits, and avoided generation costs in a separate “Value-of-Solar Tariff (VoST)” rather
than either the retail or avoided cost rate.\textsuperscript{26} In this Article, we use the term “net metering” to refer to
the practice of compensating distributed generation customers at the retail price; which remains the
most common practice.\textsuperscript{27}

At the federal level, Congress has refrained from considering or adopting a national net
metering policy, though recent competing efforts by Democratic and Republican senators suggest that
may change. In January 2016, Senators Angus King (I-Maine) and Harry Reid (D-Nevada) introduced
legislation to prevent state utility commissions from lowering net metering rates unless the commission
“demonstrates . . . that the current and future net benefits of the net-metered system to the
distribution, transmission, and generation systems of the electric utility are less than the full retail
rate.”\textsuperscript{28} The King-Reid legislation would also prevent state utility commission from adopting charges
that exclusively target net metering customers, or from enacting any amendment to the state’s net
metering policy that has retroactive effect.\textsuperscript{29} From the other side of the political aisle, Senator Jeff Flake

\textsuperscript{23} \textit{Id.}
\textsuperscript{24} \textit{Id.} As of 2014, Missouri, Nebraska, New Mexico, North Dakota and Rhode Island reconciled excess generation
monthly at avoided cost rates. \textit{Id.} at 63, 66, 72, 77, 85. Ohio credited net excess generation to customer’s next bill
at the utility’s unbundled generation rate. \textit{Id.} at 78. In the past year, a number of states have moved toward
reducing the rate paid for net excess generation to avoided cost. See \textsc{Benjamin Inskeep, et al.}, N.C. Clean Energy Tech.
Solar_FINAL.pdf [hereinafter \textit{50 States, Q4 2014}], N.C. Clean Energy Tech. Ctr., The 50 States of Solar (April 2015),
States, Q1 2015}].
\textsuperscript{25} See \textsc{Best Practices}, supra note 20, at 72, 93 (describing New Mexico’s approval of standby charges potentially
high enough to exceed a customer’s net excess generation, and Virginia’s standby charges once a system exceeds a
relatively small size).
\textsuperscript{26} See, \textit{e.g.}, Minn. VOST, \textit{supra} note 20.
\textsuperscript{27} See \textsc{Best Practices}, \textit{supra} note 20 (noting 36 states employ the retail rate in their net metering policy).
\textsuperscript{28} The legislation was introduced as an amendment to a broader energy bill the Senate is currently debating, called
the Energy Policy Modernization Act of 2015. See Joseph Bebon, \textit{King-Reid Amendment Would Protect Against
amendment-would-protect-against-retroactive-solar-net-metering-changes; see also S. Amdt. 3120, 114th Cong.
(2016)
\textsuperscript{29} S. Amdt. 3120; see also Bebon, \textit{supra} note 28.
(R-Arizona) introduced rival legislation to require that all state utility commissions evaluate whether state policies, like net metering, produce cost shifts among utility customers. 30

As a result of a steady growth in distributed generation,31 utilities that are concerned about lost revenues have begun to advocate for reconsideration of state net metering policies, urging state legislatures and public service commissions to impose special fixed charges for net metering customers and to decrease the rate of compensation those customers receive for the energy they generate.32 In addition, many industry trade associations and conservative groups began to challenge net metering policies in different states, publishing issue briefs and calling for legislation designed to make distributed generation less attractive.33 Finally, high-profile detractors of net metering like Warren Buffett, whose Berkshire Hathaway Energy owns utilities across the United States, have brought increased attention to the debate.34

As a result, net metering has turned into a central battleground in the debate over our nation’s energy future.35 Utilities and their unlikely allies – consumer groups – have vocally argued for restricting


31 Since 2003, the installation of residential solar panels, the number of net metered customers, and the volume of distributed generation has grown rapidly. INTERSTATE RENEWABLE ENERGY COUNCIL, supra note 5, at 25. By the end of 2014, utilities reported over 600,000 residential net metering customers, 170,000 more than at the beginning of the year. Monthly Electric Utility Sales and Revenue Report with State Distributions, ENERGY INFO. ADMIN., U.S. DEP’T ENERGY (2014), http://www.eia.gov/electricity/data/eia826/ (open “Net Metering” XLS file for 2014 providing raw data on number of net metering customers by utility each month).

32 See PETER KIND, EDISON ELEC. INST., DISRUPTIVE CHALLENGES: FINANCIAL IMPLICATIONS AND STRATEGIC RESPONSES TO A CHANGING RETAIL ELECTRIC BUSINESS, at 18 (2013); see also SOLAR ENERGY INDUS. ASS’N, SOLAR MARKET INSIGHT REPORT: 2014 YEAR IN REVIEW (June 9, 2015).

33 An institute of The Edison Foundation argues that net metered customers must pay more for their services in order to avoid cost-shifting to other customers or other negative repercussions. See, generally, ROBERT BORLICK & LISA WOOD, EDISON FOUND., NET ENERGY METERING: SUBSIDY ISSUES AND REGULATORY SOLUTIONS (2014). The conservative American Legislative Exchange Council has urged states to adopt legislation creating a fixed grid charge or other mechanism to recover costs from distributed generation customers. See discussion, infra note 171 and accompanying text.


net metering based on the arguments that it will hurt the cost recovery prospects of the utilities and thus will lead to future rate hikes, while environmentalists, who want the producers of clean energy to be compensated appropriately, and individuals seeking to generate their own electricity for financial or libertarian reasons argued opposite positions. While the rhetoric over net metering has not yet reached the fevered intensity of the so-called “war on coal,” the lexicon used by the opponents to President Obama’s Clean Power Plan, inflammatory language is not alien to net metering debates.

One goal of this Article is to evaluate the respective arguments. In this connection, we show that each side misses an important part of the problem, and that the competing positions lack nuance and do not provide a good basis for setting desirable policy on how to compensate residential producers of distributed energy. The increasing importance of integrating more renewable resources in achieving environmental and climate policy goals, combined with the recent rapid deployment of distributed generation systems warrant an assessment of distributed generation policies from a societal perspective. We argue that the potential environmental and health benefits of cleaner energy should be taken into account in an ideal pricing mechanism as environmental groups argue. But we also argue that the grid-related costs resulting from distributed generation should also be taken into account, as utilities argue. These include the negative impact of bi-directional energy flow, increased challenges of balancing supply and demand, and intermittency and variability of distributed generation.

Our second goal is to provide an alternative compensation structure for distributed solar generation that can also be used to value other types of distributed energy. Only a compensation

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37 See, e.g., Michael T. Burr, Reverse Robin Hood; Declaring War on Non-Utility PV, PUB. UTIL. FORT. (July 13, 2013) (recounting a California debate during which a state senator described net metering as “robbin’ the hood,” to express his belief that lower income ratepayers were subsidizing wealthier solar owners); Charles E Bayless, Piggybacking on the Grid, PUB. UTIL. FORTNIGHTLY, (July 2015), http://www.fortnightly.com/fortnightly/2015/07/piggybacking-grid (likening net metering to an airline called "Piggyback Air," which travels by surreptitiously bolting its aircraft to the back of those of a competitor, "Sitting Duck Air."); Tell Utilities Solar Won’t Be Killed (2015), http://dontkillsolar.com/tusk/, (last visited, July 14, 2015) ("Monopoly utilities want to extinguish the independent rooftop solar market in America to protect their socialist control of how we get our electricity . . . ").

38 See, e.g., Tom Tanton, Am. Legislative Exch. Council, Reforming Net Metering: Providing a Bright and Equitable Future 1 (March 2014), available at https://www.alec.org/app/uploads/2015/12/2014-Net-Metering-reform-web.pdf. (“New distributed generation technologies rely extensively upon the electric grid to operate efficiently. . . . Ironically, however, net metering policies permit distributed generators to avoid paying their share of the costs of these grid investments, leaving the costs to be paid by other electricity users.”).

formula that can be used consistently and fairly for all types of energy resources would lead clean energy market to develop efficiently.

Our final goal is to highlight the need to analyze net metering in the context of more comprehensive energy policies. Indeed, net metering reform should be considered alongside another much required reform in electricity pricing policy, which involves a restructuring of retail electricity rates. Currently, almost all residential customers pay a flat, time-invariant per-kWh energy consumption charge.\(^{40}\) This charge is set at a level designed to recover most of the system’s costs, including the substantial share of costs that are fixed, in addition to the cost of generating electricity. It also provides a reasonable rate of return for the utility.\(^{41}\) Further, though the cost of energy generation varies significantly by time, consumers pay the same constant per-kWh rate at all times.\(^{42}\) These shortcomings of the current retail electricity rate design lead to inefficiencies and create the possibility of cost shifting among different customer groups.\(^{43}\) The full value of distributed generation cannot be unlocked until the inefficiencies inherent in electricity pricing can be corrected.

The remainder of this Article is organized as follows. Part I summarizes the history of state net metering policies. Part II discusses current pricing approaches to distributed generation and shows why they are inadequate. Part III considers the contributions of distributed generation to the electric grid. Part IV evaluates the social benefits of distributed generation. Part V argues for a pricing approach that takes proper account of both contributions; this approach differs from net metering and is at odds with the positions on distributed generation of both utilities and environmentalists. Part VI shows how decisions concerning net metering are affected by broader questions concerning the retail pricing of electricity.

\(^{40}\) GLICK, ET AL., supra note 10, at 12.
\(^{41}\) WOOD & BORLICK, supra note 33, at 4.
I. HISTORY OF THE NET METERING DEBATE

In 1978, less than one percent of electricity consumed in the United States was generated by solar or wind sources, and all but three percent came from utility-owned generators. Yet, a combination of federal and state initiatives begun in that year would fundamentally restructure U.S. energy policy and usher in enormous growth of moderate- and small-scale renewable sources of electrical generation. Federal legislative action in 1978 and succeeding decades altered the then-prevailing views that vertically integrated utilities were the only reliable or efficient means of electrical generation and prompted an initial wave of investment in renewable generation technologies. At the same time, state measures, importantly Renewable Portfolio Standards, encouraged the development of small-scale, often residential, renewable sources of generation, like rooftop solar panels and backyard wind turbines. As a result of both state and federal policy initiatives, net metered distributed generation has evolved into a significant, and growing, source of domestic energy production. This Part discusses the historical influence of federal as well as state policy actions on the electrical generation landscape and discusses the current state of net metering debates.

A. PURPA and Its Progeny

Since the 1930’s, the Federal Energy Regulatory Commission (FERC) and state public utility commissions have jointly regulated domestic electric markets. Federal regulators administer procedures for the interstate transmission and wholesale sale of electricity occurring interstate, leaving state entities to regulate the retail rates that utilities charge end-use consumers. Importantly, state regulators have historically had exclusive authority to issue permits granting monopoly franchises to

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46 Jeffrey S. Dennis, Twenty-Five Years of Electricity Law, Policy, and Regulation: A Look Back, 25 NAT. RES. & ENV’T 33, 33 (2010).
47 Id. at 34.
49 SOLAR ELECTRIC POWER ASSOCIATION, RATEMAKING, SOLAR VALUE AND SOLAR NET ENERGY METERING 1 (2013).
51 Dennis, supra note 46, at 33-34.
individual utility companies that provide service within a given geographic area. Under this regulatory framework, and particularly as a consequence of state-issued monopoly permits, the electric industry traditionally consisted of big vertically integrated utilities that owned the transmission, distribution, and generation facilities necessary to deliver electricity to end-use consumers. Until the late 1960s, this model appeared to function reasonably well. Vertically integrated utilities consistently met increasing consumer demand while improvements in generation and transmission technology enabled them to do so at decreasing cost. However, by the late 1970s domestic confidence in traditional sources of energy, and the hulking utilities that generated 97% of all electricity, was waning. Two decades of rising demand for electricity, growing environmental consciousness, and a parade of energy crises that included the 1973 Oil Embargo and 1977 natural gas shortage, all led to calls for a comprehensive reexamination of U.S. energy policy.

In 1978, during the Carter Administration, Congress enacted the Public Utilities Regulatory Policies Act (PURPA), the first major piece of energy legislation in forty-three years. By offering a series of regulatory and marketplace incentives to non-utility “qualifying facilities” that satisfied size, ownership, and renewable resource stipulations, PURPA marked a departure from the monopoly structure that had been in place at the time. In addition to exempting qualifying facilities from federal and state regulations that governed utility financing and organization, PURPA required incumbent utilities to interconnect qualifying facilities with utility-owned grid, subject to use and access fees, thereby ensuring that a new class of energy producers could deliver output to wholesale and retail customers. Finally, PURPA guaranteed qualifying facilities a market to sell electricity by mandating that utilities purchase a qualifying facility’s output at pre-determined rates. As defined by FERC, these pre-determined rates, known as “avoided cost” rates, were “the incremental costs to an electric utility

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52 Id. at 34.
53 Id. at 33.
55 Id. at 19–20.
58 Dennis, supra note 46, at 33.
62 16 U.S.C. § 824a-3(b), (d) (2012) (noting rates could not exceed the “incremental cost to the electric utility of alternative electric energy”).
of electric energy or capacity or both which, but for the purchase from the qualifying facility or qualifying facilities, such utility would generate itself or purchase from another source. In other words, the avoided cost is what the utility would pay to generate comparable electricity itself or to purchase electricity from a third party.

Notwithstanding the avoided cost price cap, PURPA’s essential guarantee that utilities interconnect and purchase power from qualifying facilities triggered substantial development of non-utility, small-capacity generators. Throughout the early 1990s, qualifying facilities accounted for more than half of new generation capacity added annually, and by 1991 such facilities accounted for 6% of the total electricity generation capacity in the United States.

Between 1992 and 2005, Congress and federal regulators aggressively expanded support for non-utility, small-scale generators seeking to enter wholesale electricity markets. First, in order to accommodate an influx of non-utility generators that did not meet PURPA’s “qualifying facility” renewable fuel or particular ownership constraints, the Energy Policy Act of 1992 established a class of “exempt wholesale generators.” Under PURPA alone, non-utility electricity developers attempting to enter wholesale electricity markets while avoiding the financial and structural regulations that applied to utilities had few available alternatives. These entities could either comply with PURPA’s renewable fuel and ownership restrictions or resort to contorted and fragmented ownership models that divorced operating control from plant ownership. Such ownership models were generally viewed unfavorably by potential lenders. After passage of the Energy Policy Act in 1992, becoming an exempt wholesale generator offered non-utilities an attractive third alternative.

Like PURPA’s qualifying facilities, exempt wholesale generators were excused from federal regulations that applied to utilities and they received access, subject to a case-by-case FERC determination, to utility-owned grids. However, unlike qualifying facilities, exempt wholesale

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64 FERC STUDY, supra note 54, at 21-22.
66 FERC STUDY, supra note 54, at 22.
67 Dennis, supra note 46, at 34.
68 Cudahy, supra note 56, at 6.
70 Watkiss & Smith, supra note 65, at 465.
generators could be utility-owned, use any fuel source, and were permitted to charge market-based rates for electric output rather than the “avoided cost” prices mandated by PURPA.\footnote{Energy Policy Act of 1992 §§ 721-22, 16 U.S.C. §§ 824j–824k (2012); Monica Greer, Elec. Marginal Cost Pricing: Applications in Eliciting Demand Responses 72 (1st ed. 2012).}

Compared to PURPA’s avoided cost rates and the multi-year purchase contracts between utilities and qualifying facilities, market-based rates provided incentives for generators capable of responding to volatile fuel costs or changes in generation expenses.\footnote{Joseph T. Kelliher, Pushing the Envelope: Development of Federal Electric Transmission Access Policy, 42 Am. U. L. Rev. 543, 589 (1993); Leonard S. Greenberger, The PUHCA: Busting the Trusts, Pub. Util. Fort. 19, 22 (Mar. 15, 1991) (noting the Northeast generally had a dearth of qualifying facilities).} In markets where the costs of meeting consumer demand were low, avoided cost rates generally remained low as well, and the incentive to build qualifying facilities was small.\footnote{Watkiss & Smith, supra note 65, at 453-54.} In contrast, market-based rates offered transacting parties flexibility to negotiate prices reflecting the costs of electricity generation and distribution.\footnote{Dennis, supra note 46, at 36.} For example, temporary periods of electricity scarcity would lead to higher wholesale rates.\footnote{FERC Study, supra note 54, at 2.} By offering exempt wholesale generators the freedom to stipulate prices for electrical output rather than merely receive a pre-arranged “avoided cost” rate, the 1992 Energy Policy Act rewarded efficient generators that could produce electricity below avoided cost rates.\footnote{Kelliher, supra note 73, at 547.} Thus, while regional variation among avoided cost rates produced an uneven landscape of qualifying facility development, market-based rates enabled exempt wholesale generators to effectively compete in most wholesale markets across the United States.\footnote{FERC Study, supra note 54, at 54; Kelliher, supra note 73, at 590.}

To complement legislative efforts like PURPA and the Energy Policy Act of 1992, which lowered entry barriers to non-utility generation, federal regulators also sought to encourage non-utility development by opening access to grid transmission lines.\footnote{FERC Study, supra note 54, at 24.} In the 1990s, the grid was still a monopoly owned by vertically integrated utilities.\footnote{QER, supra note 35, at 3-4.} Citing pervasive anti-competitive conduct by utilities, including discriminatory pricing for transmission services provided to non-utilities,\footnote{FERC Study, supra note 54, at 24.} FERC issued a series of orders during the mid-1990s that transferred significant operating control over transmission grid away from...
utilities. The orders increased transparency over the fees utilities charged for transmission services, established independent entities to monitor grid access, and broadly expanded non-utility access to the grid by abandoning FERC’s cumbersome case-by-case assessment and adopting universal access.

Also recognizing that optimal sites for wind and solar generation could be geographically isolated, Congress sought to further facilitate the development of renewable energy by expanding the transmission grid to connect remote sites of wind or solar generation to urban areas where electricity could be delivered to end-use consumers. The Energy Policy Act of 2005 offered incentives for private infrastructure investment and granted the FERC the authority to supervise the development of intrastate grids as long as such development influenced interstate transmission of electricity. The 2005 Act also expanded FERC’s authority to police utilities and pursue civil penalties for manipulative

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84 Order No. 888; Order No. 2000.

85 Order No. 888, F.E.R.C. STATS. & REGS. at 31,655 (establishing universal “comparable transmission services” for third-parties, requiring owners of transmission grid to offer third-parties access under comparable terms and conditions as the transmission owner’s own use of the system).


conduct, like utility pricing practices that discriminated against non-utilities seeking access to the utility-owned grid lines.  

Recognizing that previous legislative and regulatory efforts had injected growing competition between non-utility and utility generators, the 2005 Act also gave FERC authority to terminate a utility’s obligation to purchase electricity from qualifying facilities – first required under PURPA. Ultimately, PURPA’s purchase obligations were lifted in markets accounting for approximately 29% of qualifying facility generation capacity. Since 2005, qualifying facility development has noticeably stagnated.

Nonetheless, due in part to federal efforts begun under PURPA, 37% of U.S. electricity by 2013 was generated by non-utility, independent power producers. Equally important, PURPA’s small but significant shift away from vertically integrated utilities helped recast traditional economies of scale for electricity generators. By expanding non-utility access to the electric grid and encouraging smaller-scale generators, PURPA simultaneously lowered market entry barriers for non-utilities and mitigated the advantage that large companies received by controlling the transmission infrastructure or by investing significant capital in new generation capacity. Federal efforts also produced tax incentives for renewable generation and earmarked funds for research and development of smaller electric turbines and distributed energy resources.

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90 Dennis, supra note 46, at 35.
91 Energy Policy Act of 2005 § 1253, 16 U.S.C. § 824a-3(m) (2012). However, FERC rules require any utility seeking to terminate a purchase contract with a QFs generating 20MW of power or less to overcome a rebuttable presumption the QF lacks access to wholesale markets and transmission. 18 C.F.R. § 292.309(d)(1) (2014).
95 Id. at 98.
B. State Renewable Portfolio Standards

A second driver of small-scale generators and renewable fuel sources has been state policies, particularly “renewable portfolio standards.”97 State renewable portfolio standards require or encourage electricity producers to supply a minimum percentage of their electricity from renewable sources.98 By 2015, twenty-nine states and the District of Columbia had a renewable portfolio standard, and eight additional states had a non-binding renewable portfolio goal.99 If met in their entirety, the binding standards will require over 122.2 GW of renewable energy capacity by 2020, or 181% of existing solar and wind capacity.100

State renewable portfolio standards range from modest to very ambitious, with a 10% standard in Michigan101 and Wisconsin,102 and a 100% standard in Hawaii.103 Twenty-two states impose a renewable standard of 15% or greater,104 and twelve states have a standards greater than 25%.105 More than half of all state renewable portfolio standards also include solar or distributed generation “carve-out” provisions. These provisions require a certain minimum percentage of an electrical producer’s supply be generated by a specific source, like solar, rather than from any renewable source.

In contrast to the stagnating growth of PURPA’s qualifying facilities over the past decade, renewable portfolio standards have catalyzed enormous expansion of renewable resource generation energy resources and systems reliability and efficiency.”). For in-depth discussion of the statistically significant influence of policy on technological innovation, see Nick Johnstone, et al., Environmental Policy Stringency and Technological Innovation: Evidence from Survey Data and Patent Counts, 44 APPLIED ECON. 2157, 2157–70 (2012).


99 DSIRE, RPS Policies, supra note 97.


101 DSIRE, RPS Policies, supra note 97.

102 Id.

103 Id.

104 Id.

105 Id.
and. Solar in particular, which has grown over 3000% since 2000,\textsuperscript{106} has been the fastest growing renewable source of generation. By year-end 2013, total photovoltaic capacity reached 12.1 GW, 82% of which was installed in just the preceding three years.\textsuperscript{107} In recent years, renewable portfolio standards have also increasingly supported the development of new solar capacity, particularly distributed generation such as customer-sited solar systems.\textsuperscript{108}

Perhaps one of the most significant consequences of the federal and state initiatives has been the decrease in the cost of manufacturing, installing and maintaining solar generators. Since 2006 alone, the total cost of installing solar panels has dropped more than 73%.\textsuperscript{109} While some of the declining cost is likely attributable to independent technological advancement, federal and state policies have almost certainly induced the rate and direction of advancement in both the short- and long-term.\textsuperscript{110}

In particular, growing affordability has helped solidify solar generation as an attractive and feasible option for homeowners.\textsuperscript{111} Residential solar installations have grown at a 50% annual rate since 2012,\textsuperscript{112} and by year-end 2014, the total capacity of residential photovoltaic generation was 2,870.8 MW\textsuperscript{113} and accounted for 19.295% of all photovoltaic generation in the United States.\textsuperscript{114}


\textsuperscript{107} INTERSTATE RENEWABLE ENERGY COUNCIL, supra note 5, at 26.


\textsuperscript{112} 50 STATES, Q1 2015, supra note 24, at 3.


\textsuperscript{114} To determine the percent figure given (19.295%), total distributed residential solar PV capacity (2,870 MW) was divided by total solar capacity (14,878 MW). See EIA, Table 6.1.B, supra note 113 (residential distributed solar PV capacity); Table 6.1.A. Net Summer Capacity for Utility Scale Solar Photovoltaic and Distributed Solar Photovoltaic Capacity ENERGY INFO. ADMIN., U.S. DEP’T ENERGY (Jan. 26, 2015), http://www.eia.gov/electricity/monthly/epm_table_grapher.cfm?t=epmt_6_01_a, (total U.S. solar PV capacity).
C. Net Metering Policies

The most common tool to track electrical output from distributed solar generators and to compensate distributed generation owners for this output is a billing arrangement known as “net metering.”115 While net metering has recently emerged as a hot-button issue, it dates back to the 1980s when Idaho, Arizona, and Massachusetts adopted the policy.116 Since 2001, net metering has been available to utility customers in a majority of states,117 though relatively few customers took advantage of it until 2005.118 The passage of the 2005 Energy Policy Act, however, catalyzed distributed generation under net metering by offering favorable tax treatment to individuals installing solar generators and by encouraging state adoption of net metering policies.119 While PURPA regulated federal wholesale markets and encouraged development among “qualifying facility” producers, the 2005 Energy Policy Act encouraged state policies to allow individual utility customers to produce and sell energy in state regulated retail markets.120 Moreover, though PURPA required purchases of qualifying facility output at avoided cost rates, the 2005 Energy Policy Act did not endorse or reject any specific compensation methodology. Notably, the 2005 Energy Policy Act left untouched net metering policies that were already operational in several states and that used retail rates.121 The 2005 Energy Policy Act thus

118 HEETER, ET AL., supra note 115, at 1.
119 For a more in-depth discussion of the 2005 Energy Policy Act, see Jim Rossi, Federalism and the Net Metering Alternative, THE ELEC. J. (forthcoming) (on file with author). The 2005 Act included a list of 18 retail policies for state consideration, including net metering, “time of day” rates, seasonal rates, and integrated resource planning initiatives. Energy Policy Act of 2005 § 1251, 16 U.S.C. § 2621(d) (2012). Specifically, the act defined “net metering” as “electric energy generated by [an] electric consumer from an eligible on-site generating facility and delivered to the local distribution facilities . . . to offset electric energy provided by the electric utility to the electric consumer during the applicable billing period.” See § 1251, 16 U.S.C. § 2621(d); see also Part I.A.
120 According to the “net sales” test, retail market transactions include transactions between a utility customer and the utility as long as the customer does not consistently produce sufficient excess energy (beyond their own energy consumption) during a given time period to be considered a “net seller” of electricity. See 16 U.S.C. § 824(a).
121 See Energy Policy Act of 2005 § 1251, 16 U.S.C. § 2621(d) (2012); see also WAN, supra note 116 at 3, (noting that Idaho, Minnesota, and Wisconsin all used retail rates in their net metering policies.)
established net metering as a retail market alternative to the “intrusive”\textsuperscript{122} qualifying facility and mandatory purchase obligations of PURPA. As a result, net metering has grown significantly in the wake of the 2005 Act. By 2014, net metered residential solar customers had collective generation capacity of 2,850.780 MW\textsuperscript{123} and accounted for 19.161\% of total photovoltaic capacity in the United States.\textsuperscript{124} However, despite near ubiquitous adoption of net metering by states, the policies themselves differ, often substantially, between jurisdictions.\textsuperscript{125} A few distinctions are particularly important for the purposes this Article.

First, and perhaps most significantly, state net metering programs differ in how they compensate customer-sited generation. Thirty-four net metering jurisdictions credit customers for generation at the retail rate.\textsuperscript{126} In contrast to PURPA’s avoided costs rates, which reflect the cost to a utility generating equivalent power or purchasing it from a non-qualifying facility third-party, retail rates exactly mirror the price charged by utilities to end-use consumers for electricity, including delivery costs, administrative expenses, state and local taxes, and utility profits.\textsuperscript{127} While only five jurisdictions credit net excess generation exclusively at avoided cost based rates,\textsuperscript{128} many states offer a combination of rates.\textsuperscript{129} This combination typically credits monthly excess generation that is “carried-over” to future billing cycles at a retail rate, but credits annual net excess, when utilities and net metered customers “zero-out” generation and consumption from the past 12 months, at an avoided cost rate.\textsuperscript{130} The difference between the retail and avoided cost rates may be substantial, as much as $0.100 per-kWh or

\begin{itemize}
\item \textsuperscript{122} FERC v. Mississippi, 456 U.S. 742, 759 (1982). The Supreme Court distinguished between PURPA’s “most intrusive” and legally enforceable requirement of mandatory purchases at avoided cost rates and the less intrusive requirements of PURPA, like the instruction that states consider adopting various regulatory tools. Id. at 764. Later, in the 2005 Energy Policy Act, Congress would amend the list of required considerations to include net metering. Id.
\item \textsuperscript{124} See calculation, supra note 114; EIA, Net Metering 2014, supra note 123 (net metered PV capacity); Table 6.1.A., supra note 114 (total U.S. solar PV capacity).
\item \textsuperscript{125} BEST PRACTICES, supra note 20.
\item \textsuperscript{126} Id.
\item \textsuperscript{128} As of 2014, Missouri, Nebraska, New Mexico, North Dakota and Rhode Island compensate excess net metered generation at avoided cost rates. BEST PRACTICES, supra note 20, at 64, 66, 72, 77, 85.
\item \textsuperscript{130} See BEST PRACTICES, supra note 20, at 30.
\end{itemize}
higher. In Wisconsin, for example, utility avoided costs rates are $0.030 to $0.040 per-kWh, while retail rates range between $0.110 and $0.140 per-kWh. Retail rates in Kansas, which are some of the nation’s highest, can reach $0.190 per-kWh, while utility buy-back rates for excess generation can be as low as $0.013 per-kWh, or just 7% of the retail price. Fourteen states and the District of Columbia credit customer excess generation at the retail rate without expiration. In Ohio, the Public Utilities Commission of Ohio recently decided that customers with distributed generation systems are entitled to the “full value” of electricity they sent to the grid, which they define as generation and capacity charges. Finally, Hawaii’s new “grid-supply” option credits customers at the avoided cost rate for generation that is fed into the grid.

A second variation among net metering policies is how long a customer’s monthly excess generation may be “carried-over” to future billing cycles and used to offset electricity consumption. In all but two jurisdictions – Minnesota and North Dakota – net generation may be “carried over” month-to-month and applied in subsequent billing periods to offset later usage. Thirteen jurisdictions offer customers some variation of indefinite carry-over, though most state policies limit how long excess generation may be applied in subsequent billing periods. Twenty-two states limit the available carry-over to 12 months. Enabling the carryover of excess generation, even if limited to twelve months, leads to very low electricity bills for customers that own large photovoltaic systems. For example,

131 Wan & Green, supra note 127, at 1-2.
137 Id.
138 Id.
139 Id.
140 Cherrelle Eid et al., The Economic Effect of Electricity Net-Metering with Solar PV, 75 ENERGY POL’Y 244, 247 (2014).
schools in California use the credits they earn during the summer months to offset their consumption during the school year resulting in very low bills and, correspondingly, a significant financial impact for the utilities.\textsuperscript{141}

Third, nearly all jurisdictions place a cap on the maximum size of any individual net metered generator.\textsuperscript{142} These limits can range from relatively restrictive, like the 10 kW ceiling in Georgia, to more generous limits like the 80 MW cap in New Mexico.\textsuperscript{143} The most common size limit is 25 kW, found in ten states, while twenty-one jurisdictions restrict the size of individual net metered generators to 100 kW or below.\textsuperscript{144} To give these limits context, the capacity of existing net metered generators range, nationally, from 3 kW, common among residential systems, to 10 MW or larger, common among generators installed on retail businesses.\textsuperscript{145} Nationally, the average residential solar photovoltaic system has capacity of 6.1 kW,\textsuperscript{146} and the average size of non-residential distributed solar is 109 kW.\textsuperscript{147} On average, jurisdictions with individual capacity limits of 1 MW or greater have 3.440 watts of installed solar capacity per person, while states with individual capacity limits below 1MW have just 0.740 watts of installed capacity per person.\textsuperscript{148} Individual system caps may also exclude more cost-effective projects, such as multi-family residential systems, that benefit from economies of scale.\textsuperscript{149}

Fourth, twenty-four jurisdictions set aggregate capacity limits that constrain the total amount of net metered generation permissibly installed within a state or utility service area.\textsuperscript{150} Typically expressed as a percentage of the yearly or historical peak demand for electricity,\textsuperscript{151} aggregate limits commonly fall

\begin{footnotesize}
\textsuperscript{141} Id.
\textsuperscript{142} BEST PRACTICES, supra note 20, at 15.
\textsuperscript{143} GA. CODE ANN. § 46-3-50 (2002); N.M. STAT. ANN. § 17-9-570 (2008).
\textsuperscript{144} BEST PRACTICES, supra note 20.
\textsuperscript{145} AM. PUB. POWER ASS’N, supra note 2, at 3.
\textsuperscript{147} Id. at 16.
\textsuperscript{148} ELIZABETH DORIS, ET AL., NAT’L RENEWABLE ENERGY LAB., NREL/TP-6A246670, NET METERING POLICY DEVELOPMENT IN MINNESOTA 11 (2009).
\textsuperscript{149} Id. at 13.
\textsuperscript{150} See Net Metering State Database, DATABASE OF STATE INCENTIVES FOR RENEWABLES & EFFICIENCY, http://programs.dsireusa.org/system/program?type=37& (last visited June 20, 2015).
\textsuperscript{151} Aggregate capacity limits have varied widely. BEST PRACTICES, supra note 20, at 15–16. Georgia caps its net metering at only 0.2% of a utility’s peak demand. Id. at 43. Illinois and Indiana have caps of 1% of peak demand, id. at 46-48, and California and Delaware have caps of 5%. Id at 32, 38. Rather than expressing an aggregate capacity limit as a percentage, Maryland’s aggregate capacity limit is fixed at 1,500 MW. Id. at 54. Similarly, New Hampshire’s aggregate capacity limit is 50 MW, id. at 65-66, and Nevada’s aggregate capacity limit is 235MW. S.B. 374, 78th Leg. (Nev. 2015). Moreover, instead of limiting aggregate capacity on a per-utility basis, the aggregate capacity limit in Maryland, New Hampshire, and Nevada are calculated on the number of net metered generators statewide. BEST PRACTICES, supra note 20, at 54, 65-66. S.B. 374, 78th Leg. (Nev. 2015).
\end{footnotesize}
between 0.2%\textsuperscript{152} and 9.0%.\textsuperscript{153} Some jurisdictions have substantially higher aggregate limits. For example, Vermont has an aggregate capacity limit at 15% of the state’s peak demand, and Utah imposes a limit at 20% of the state’s peak demand.\textsuperscript{154} Many states, however, do not have an aggregate capacity limit at all.\textsuperscript{155}

The differences among net metering policies can significantly affect the attractiveness of distributed generation to utility customers. Over 72% of net metered distributed generation systems are located in states with favorable net metering policies – states that offer greater individual or aggregate capacity limits, longer carry-over provisions, broader eligibility of community solar projects, and higher reimbursement rates.\textsuperscript{156} New Jersey provides a powerful illustration of the influence a favorable net metering policy can have on distributed solar installations. New Jersey imposes no limit on the aggregate capacity of net metered generators statewide,\textsuperscript{157} permits unlimited carry-over of excess generation during a twelve-month period,\textsuperscript{158} has a renewable portfolio standard with a specific solar energy requirement,\textsuperscript{159} and offers rebates to individuals that install solar generators.\textsuperscript{160} Although New Jersey ranks eighteenth among U.S. states in annual sunlight hours—and is thus an unlikely home
for widespread development of distributed generation—it accounts for 12% of all national net metered capacity.161

D. Current State Reconsideration of Net Metering Policies

In response to the growth of distributed generation, and the subsequent alarm by utilities over shrinking customer base and declining revenues,162 states and utilities are reconsidering the design of net metering programs.163 During the first quarter of 2015 alone, over thirty changes to existing programs were considered across nineteen states and the District of Columbia.164 While most reforms seek to limit the attractiveness of net metering,165 some reforms are attempting to encourage additional distributed generation development.166

One impetus driving many net metering reform efforts is the recovery of utility “fixed costs”—costs of grid investment and maintenance that remain constant even when fewer customers purchase electricity because of self-generation.167 Traditionally, utilities recovered a substantial share of these fixed costs through volumetric rates that are based on the total kWh of electricity a customer purchases.168 Yet, as a growing number of utility customers turn to on-site solar generation in order to satisfy or supplement their electricity usage, these fixed costs have to be recovered in fewer kWh sales.169 Utilities and their allies, notably the American Legislative Exchange Council (ALEC), have made significant efforts to curtail net metering through state legislative action.170 In late 2013, ALEC published model legislation, which was sent to nearly 2,000 state legislators across the country, calling for “a fixed

163 KIND, supra note 32, at 3.
164 50 STATES, Q1 2015, supra note 24, at 8.
165 COCHRAN, ET AL., supra note 162, at 1.
166 HEETER, ET AL., supra note 115, at 8.
167 BEST PRACTICES, supra note 20, at 12.
169 Id.
grid charge or other rate mechanisms” to “recover grid costs from [distributed generation] systems.”

Legislation that would bar net metering illegal or make it more costly to customers has been introduced in at least two dozen state legislatures since 2013. In addition, some utilities have chosen to concentrate anti-net metering efforts in appeals to the state utility commission.

One common strategy proposed by utilities to limit the financial impact of net metering has been to adjust the price customers with on-site generation receive for their output. In 2014, utilities in Arizona and Hawaii, and Colorado filed proposals with state regulatory commissions that sought to replace the compensation new distributed generation customers would receive. Colorado regulators ultimately chose to retain the retail rate for net metering customers, though the state’s largest utility cooperative, Intermountain Rural Electric Association, independently adopted a new “demand charge” policy that could add between $20 and $24 to net metered customers’ bills. Arizona regulators were still considering the utility proposal in February 2016.

Hawaii, however, adopted new tariffs and lowered compensation for new customers, which had been at the $0.298 per-kWh retail rate, to between $0.150-0.280 per-kWh, the “avoided cost” rate. Hawaii’s new policy, which replaces net metering, offers distributed generation owners a choice between a “grid-supply tariff,” which reduces compensation to avoided cost rates, and a “self-supply

172 Warrick, supra note 170.
tariff,” in which a customer does not export any energy they generate. Under the latter option, customers will not receive compensation for energy they generate but do not consume. Also in 2014, the Arkansas legislature enacted a change that replaced retail rate compensation with compensation at the utility’s avoided cost rate. In Wisconsin, a similar decision by state regulators that would have reduced net metering credit to avoided cost levels was remanded by a state trial court.

In January 2015, Nevada’s state utility commission upheld a change to state net metering that decreases the credit offered for energy sold back to the grid from the retail rate of $0.11 per-kWh to $0.026 per-kWh over the next four years. Over the same period, fixed charges for customers with rooftop solar will increase from $12.75 per-month to $38.51 per-month. In California, following proposals from the state’s three largest utilities to lower net metering rates between $0.07 and $0.14 per-kWh, utility regulators recently adopted “time-of-use” retail rates for net metered customers. Under the new rates, net metered customers will receive different prices at different times of the day for the electricity they generate. Utility customers, including net metered customers, will pay the time-of-use rate when they purchase electricity from the grid. This effort is intended to match real-time costs of generating and transmitting electricity to the credit net metered customers receives. The new rates in California, which are part of a broad set of changes to residential rates, will be proposed by utilities though ultimately set by state regulators, and will take affect by July 1, 2017 for net metered customers.

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179 Dyson & Morris, supra note 177.
183 Id.
186 Order Instituting Rulemaking to Develop a Successor to Existing Net Energy Metering Tariffs Pursuant to Public Utilities Code Section 2827.1, and to Address Other Issues Related to Net Energy Metering 20-21, No. 14-07-002, CAL. P.U.C. (July 10, 2014), available at
In addition, a number of states have considered or introduced comprehensive changes in how they credit distributed generation. One alternative to net metering, known as a feed-in-tariff, is offered in twenty-one states, and is the most widely used policy for renewable energy outside of the United States. Currently, nearly all feed-in tariff programs in the United States are offered as an optional alternative to net metering, leaving individual utility customers the final choice whether to receive credit under net metering or a feed-in tariff.

Functionally, feed-in tariff programs bifurcate a utility customer’s on site production from their electricity usage, creating two parallel transactions that are measured by two separate meters. Utility customers participating in feed-in tariff programs purchase all of their electricity from utilities at normal retail rates, and simultaneously sell (or “feed”) all of their output to utilities at the offered “feed-in tariff” rate. The rate, established by state regulators, is designed to cover costs of installing and maintaining an eligible generator plus ensure a modest profit on the generated output. Unlike net metering, feed-in-tariffs are structured as long-term contracts, lasting as long as 20 years with a fixed tariff rate, offering an advantage of a guaranteed, long-term return on investment. However, rates offered under feed-in tariff programs may fall below the level required to encourage distributed generation development, as illustrated by the recent experience of Palo Alto’s feed-in tariff program that has failed to attract a single program participant since its adoption in 2012. Exceptionally high...
rates may be equally harmful; encouraging over-development by promising windfall payments at the expense of taxpayers and other utility ratepayers.  

While the great weight of proposed reforms are intended to limit the attractiveness of distributed generation, primarily by cutting compensation owners might receive, a few jurisdictions have attempted to reform net metering in order to encourage distributed generation development. One such reform, known as a “value-of-solar” tariff, has been adopted in just two jurisdictions, but is currently pending in a third. In 2014, Minnesota became the first state, and joined the city of Austin, Texas as the second jurisdiction, to offer such a scheme. Like feed-in tariff policies, value-of-solar programs require customers purchase all of their electricity from utilities and sell all of their output at a specified rate—the “value-of-solar” rate. However, in contrast to traditional feed-in tariffs programs, which attempt to estimate value of solar energy to customers by basing rates on the costs of generation plus a “reasonable” return, value-of-solar programs try to estimate the value of solar generation to the entire electrical system and the society by taking into account benefits from avoided fuel purchases, avoided generation costs, mitigated transmission and distribution costs, benefits to the grid, and some external benefits like avoided carbon emissions

Because environmental benefits and mitigated distribution costs—costs incurred because of ‘leaky’ grid transmission lines—can be significant, value-of-solar tariffs promise distributed solar customers a greater return than net metering programs. For example, Minnesota’s preliminary value of solar rate is $0.135 per-kWh. In contrast, the rate for residential retail sales in Minnesota in 2014, the most recent year for which data is available, was $0.113 per-kWh. At the moment, Minnesota’s

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195 See sources cited, supra note 194.
198 Id. at 6.
199 Id. at 1–3, 11; EIA, Feed-in Tariffs & Similar Programs, supra note 20.
200 EIA, Feed-in Tariffs & Similar Programs, supra note 20. Specifically, environmental and distribution components can represent 31% of the higher value-of-solar rate; see also MINN. VOST, supra note 20 at 42 (indicating avoided transmission and transmission costs, and avoided environmental costs amount to $0.042, out of a total value of solar rate of $0.135); TAYLOR, ET AL., supra note 197, at 22 (indicating environmental, transmission and distribution deferral, and avoided transmission losses amount to $0.0251, out of a total value of solar rate of $0.11).
201 See MINN. VOST, supra note 20, at 42.
value-of-solar program is voluntary, meaning utilities may choose whether to credit customers at the value-of-solar rate or through traditional net metering.\textsuperscript{202}

On June 30, 2015, Maine lawmakers passed value-of-solar legislation over the Governor’s veto.\textsuperscript{203} Like Minnesota, the proposed value-of-solar rate in Maine incorporates a value for “avoided environmental costs,”\textsuperscript{204} defined as avoided carbon dioxide (CO\textsubscript{2}), sulfur dioxide (SO\textsubscript{2}), and nitrous oxides (NO\textsubscript{x}) emissions.\textsuperscript{205} Maine determined external benefits, were equal to $0.093 per-kWh in 2016 compared to $0.092 per kWh of avoided energy supply, transmission and delivery costs. Retail rates averaged just $0.133 for Maine’s largest two utilities in 2014, the most recent year for which data is available.\textsuperscript{206} Although the Maine Distributed Solar Valuation Study includes projections for rates in 2016, there is currently no official start date on which the value-of-solar rate would take effect.

The only other value-of-solar tariff program in the United States was adopted by Texas utility Austin Energy in 2012.\textsuperscript{207} Since its inception, the value-of-solar rate offered by Austin Energy has been readjusted downward twice, reflecting declining generation costs for natural gas power plants. Nevertheless, value of solar rates in 2015 still exceed retail rates by $0.036 per-kWh.\textsuperscript{208} Moreover, under the value-of-solar program, Austin has experienced remarkable growth among residential solar installations, jumping from approximately 6,000 kWh in annual generation from distributed generators in 2011 to over 20,000 kWh by year-end 2014.\textsuperscript{209}

\textsuperscript{202} H.F. 729, Art. 9, subd. 10, 88th Leg., 4th Engrossment, (Minn. 2013); see also Dan Haugen, \textit{Minnesota Becomes First State to Set ‘Value of Solar’ Tariff}, MIDWEST ENERGY NEWS (Mar. 12, 2014), \url{http://midwestenergynews.com/2014/03/12/minnesota-becomes-first-state-to-set-value-of-solar-tariff/}.


\textsuperscript{206} Id. at 34.


\textsuperscript{209} Compare Id. (select the link for “residential solar rate schedule” to see solar tariffs between $0.10 and $0.12 per KWh) with Residential Electric Rates & Line Items, AUSTIN ENERGY, \url{http://austinenergy.com/wps/portal/ae/rates/residential-rates/residential-electric-rates-and-line-items} (last visited Feb.16, 2016) (showing residential energy rates ranging from $0.018/KWh to $0.11 /KWh).

Individual and aggregate capacity limits have also been frequent targets for change. While no state had an aggregate net metering cap greater than 1% before 2005, the average cap as of 2015 is near 4%. Fourteen jurisdictions have raised aggregate caps at least once since 2004 and, all but three states – Illinois, Maryland, and Georgia – are on track to reach current aggregate caps by 2018.

Since 2014 alone, at least four jurisdictions have adopted measures to increase aggregate caps; Rhode Island notably eliminated its aggregate cap altogether. Among the three additional states also implementing higher aggregate caps, Vermont’s 9% cap increase was the largest, while Massachusetts increased its cap the least, a 2% escalation. In addition, four jurisdictions have increased individual capacity limits, while only one state, Kansas, reduced its limit. Of the jurisdictions increasing individual capacity, the greatest growth came from Montana, which increased its limit from 50 kW to 1 MW.

II. EVALUATING CURRENT PRICING APPROACHES

Section I.C described how distributed generation compensation mechanisms significantly vary from one jurisdiction to another. Before outlining the socially optimal distributed generation policy, it is important to analyze the current pricing approaches. In this Part, we review the characteristics of the most common pricing methods, and discuss the limitations of each approach.

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210 Id. at 8.
211 Id. at 10.
212 Id. at 8.
218 S.B. 182, 64th Leg. (Mont. 2015).
A. Net Metering

At its core, the argument that a kWh of electricity produced and sent to the grid by a distributed generator should be compensated at the retail rate is grounded in the basic principles of perfectly competitive markets. In a perfectly competitive with no externalities, buyers and sellers, none of whom have any market power, buy or sell the product at the same market clearing price. So, if a new entrant wants to sell a unit of the product in this market, the price that it would get would be that prevailing market clearing price. In such a market, the clearing price also equals the marginal cost, the production cost of the last unit sold in the market. Essentially, the prevailing retail price is also the “avoided cost.” In other words, if the electricity market was a competitive market with no externalities, net metering – the practice of reimbursing a producer at the prevailing retail price – would be the right policy.

However, while the market determined retail rate in perfectly competitive markets is actually the marginal cost of production, the same is not true for the retail electricity rates. Many retail electricity tariffs use inefficiently designed flat volumetric per kWh rates as determined by state public utility commissions. These rates are intended to cover not only the variable costs of the generation of electricity itself, but also other fixed costs including transmission, and distribution expenses as well as including a reasonable rate of return for the utilities.\(^\text{219}\)

1. Shortcomings of a Bundled Flat Volumetric Rate

A typical tariff for residential customers has two parts, a fixed monthly service charge and a flat volumetric energy consumption charge. Even though transmission, distribution, ancillary services and capacity based non-energy fixed costs amount to about 55% of an average electricity bill, fixed charges customers pay represents about only 7% of the average electric bill.\(^\text{220}\) The rest of the fixed non-energy costs are recovered through a bundled flat volumetric rate. Consequently, utilities’ ability to recover their costs depends on the volume of electricity sold.

The retail electricity price is essentially the bundled cost providing retail electricity to a customer. The final electricity consumed by the end user requires other services in addition to the generation of electricity, such as transmission, balancing and local distribution. Hence the electricity

\(^{219}\) TANTON, supra note 38, at 5.

sent to the grid by a distributed generator, which lacks those additional services, is not a perfect substitute for the final good—the retail electricity—consumed by the end user. As the services provided by distributed generation are different from retail electricity, compensating it using retail electricity rates would lead to economic inefficiency.

If there were separate competitive retail markets for generation, distribution, transmission and other necessary services in which end-users could shop individually for each component of electricity delivery, the resulting retail prices could be used to reimburse distributed generation separately for the benefits it provides or the costs it avoids in each market, if any. In such a setting, net metering could be used, and would be socially optimal. Unfortunately, due to the complex nature of electricity provision, and the associated high fixed costs of its components, pricing of this sort is not possible.

In the absence of such an unbundled pricing, when net metered customers are compensated using retail rates, they do not pay for the costs incurred for their reliance on grid-delivered electricity and for the demands they place on the grid and grid-related services.221

2. Temporal Variations, and Production and Transmission Constraints

Another source of inefficiency in electricity pricing stems from the way in which energy charges are calculated for retail customers. Almost all retail customers are charged on the basis of the average cost of electricity generation during a set billing period.222 Thus, the energy price that these consumers face is a flat rate regardless of when or where they consume their electricity. However, the cost of generating energy varies significantly by time and location.223 As the demand for electricity is higher at certain “peak” demand times during the day, utilities have to turn on more expensive generators during these periods to be able to meet the demand. Similarly, when the transmission lines serving a particular location are congested due to high demand, the lowest priced energy might not be able to flow freely and hence the demand at that location would need to be met by more expensive electricity.224 Even though electricity generated during peak periods, or electricity transmitted to congested areas, is costlier, it is still sold to every end user at the same lower average rate.

221 TANTON, supra note 38, at 1.
222 Glick, et al., supra note 10, at 12.
223 Id.
As a result of flat volumetric rates, consumers do not receive the correct price signals about the true cost of generating energy and therefore do not adjust their usage patterns accordingly. Electricity is then over-consumed during the more costly peak periods and under-consumed during the “off-peak” periods. The cost of peak energy generation is averaged into the retail rate that is paid by all the customers, creating a cross-subsidy between off-peak users and peak users.

When this variation in costs is not reflected in the retail rates, net metering compensates distributed generation using the same flat volumetric rate at all times and locations. As a consequence, net metering policies lead to overcompensating distributed generation during off-peak times and undercompensating it during peak times. Net metered customers who export energy during the peak times and draw on grid power in the evening when utility costs of production are lower effectively exchange a high-value product for a low-value one. Thus, by passing electricity into the utility grid for a lower price than utilities would otherwise pay, distributed generators are being undercompensated for their contribution of electricity and subsidizing non-net metered customers.

3. Demand Variations and Distribution Constraints

A consumer’s contribution to the fixed costs of local distribution networks is also dependent on the time and location of the consumption. The maximum demand during peak periods is the main driver of any new distribution system capacity investment. A customer’s maximum demand at the moment of highest usage among all customers in a particular location — “coincident peak demand” — is more important as a driver of infrastructure investments than the customer’s individual peak demand — “non-coincident peak demand.” For example, a customer may be using the most electricity early in the morning, but if the circuits at that location are not already loaded at that time her consumption would not prompt new investment. However, if the peak demand on the circuit at that location occurs in the early afternoon, her early afternoon demand might prompt new investment even if it is actually less

than her morning demand. If however, the same customer moves to a different area with a higher
network capacity, even her coincident peak demand may not require new capacity investment.

If distributed generation lowers a customer’s coincident peak demand at a particular location at
which the demand is close to the network’s peak capacity, it lowers the need for future distributed
capacity investment. This value varies significantly with location. For example, while the capacity
deferral value of distributed solar panels is $6/kW-yr when averaged over Pacific Gas & Electric’s service
territory, the capacity value can be as much as $60/kW-yr when analyzed at a more granular feeder
level.228 As this variation is not reflected in the current retail rates, common net metering policies
cannot sufficiently capture the full value of distributed generation.

4. Equity Considerations

Cost recovery using flat volumetric rates with low fixed charges creates a mismatch between the
way in which costs are incurred and how they are recovered. This mismatch gives rise to the possibility
of cost shifting among different customer groups when one group lowers their consumption for any
reason, whether it is a result of distributed generation, energy efficiency, or personal preference. If a
group of customers decide to conserve energy by running their air conditioners less often, for example,
they reduce their volumetric consumption. The revenue generated by volumetric charges is no longer
high enough to recover the utility’s costs. If the fixed costs can no longer be recovered from this group
of consumers, the utility ends up having to raise the volumetric rate for all the customers to make up for
the difference during the next rate case. Thus, with net metering, while customers who own solar panels
essentially get credited for the output they produce at the retail rate by being billed for a lower “net”
volume of electricity, customers without distributed generation systems end up having to make up the
difference with higher rates.229

Presently, distributed wind and solar penetration across much of the United States is sufficiently
limited that any cost shifts are relatively small. However, in states where distributed generation is
already substantial, these transfers may be significant. One Arizona utility alleged cost shifts among
residential ratepayers in Arizona between $800 and $1,000 a year for every net metering customer.230

228 Michael A. Cohen, Paul A. Kauzmann & Duncan S. Callaway, Economic Effects of Distributed PV Generation on
http://ei.haas.berkeley.edu/research/papers/WP260.pdf
229 STANTON, supra note 226, at 10.
230 Application, In the Matter of the Application of Arizona Public Service Company for approval of Net Metering
Cost Shift Solution 15, No. E-01345A-13-0248, ARIZ. CORP. COMM’N (July 12, 2013)(supra.)
and California’s net metering policy could shift as much as $359 million in fixed service costs to non-net
metered consumers by 2020.\footnote{ENERGY DIV., CAL. PUB. UTIL. COMM’N, CALIFORNIA NET ENERGY METERING RATEPAYER IMPACTS EVALUATION 6 (2013), available at http://www.cpuc.ca.gov/WorkArea/DownloadAsset.aspx?id=4292.} Although Arizona and California may encounter a greater degree of
cost shifting than other states due to higher solar penetrations, a 2014 white paper published by the
American Public Power Association predicted that if net metering accounted for 5% of total electricity

Net metering supporters have been quick to respond that some amount of cross-subsidization is
inevitable – consumers who conserve power and minimize utility overhead effectively offset, and
therefore subsidize, customers who waste electricity during periods of peak demand.\footnote{See, e.g., David Schmitt, Net Metering: Getting Beyond the Controversy, 2011 A.B.A. RECENT DEV. PUB. UTIL. COMM. & TRANSP. 417, 425 (Utility “customers already cross-subsidize each other.”)} However,
because of the expenses associated owning or leasing solar panels and a greater incentive among high-
consumption households to pursue distributed generation as a means of lowering utility bills, net
metering is often disproportionately concentrated among wealthier customers. In 2013, 78% of net
California metering households had annual incomes that were higher than the state-wide median.\footnote{Ashley Brown, Valuation of Distributed Solar: A Qualitative View, 27 Elec. J. 27, 47 (2014), available at http://www.ksg.harvard.edu/hepg/Papers/2014/12.14/Brown%20%20Valuation%20of%20Distributed%20Solar%202011.14.pdf.} Thus, many fear that net metering acts as a socially regressive subsidy for utility customers with
distributed generation, who are traditionally more affluent, by placing additional costs on moderate-
and low-income utility customers without the resources to afford distributed generators themselves.\footnote{Id. at 27 (“Retail net metering . . . is socially regressive because it effectively transfers wealth from less affluent to more affluent consumers.”)}

The cost shifting impacts of net metering also vary with the underlying rate design in a particular
jurisdiction. For example, in California where the retail electricity rates use an increasing block pricing
design, utility interests claim that the consequences of cost shifting are exacerbated by the fact that
many net metered customers are also high-usage consumers subject to higher utility rates and, prior to
installing on-site generation, accounted for a sizeable portion of utility revenue.\footnote{Borenstein & Bushnell, supra note 93, at 458–59.} In 2013, the top one-quarter of households by energy consumption accounted for one-half of utility billings.\footnote{Mitnick, supra note 168, at xvi.} The vacuum
created by the reduction in the grid-supplied electricity consumption of these customers as a result of
net metering was substantial. In California, prior to installing solar or wind units, metered customers
were charged rates equivalent to 154% of the basic cost-of-service, but paid rates equivalent to 88% of this cost afterward.238

B. Fixed Charges

To allay cost recovery issues associated with net metering,239 utilities across 13 states proposed or adopted over 20 types of measures. Nearly all of these states considered establishing or increasing fixed service, demand, or capacity charges; though only half considered raising rates specifically for net metered customers.240 On average, proposed measures would increase monthly rates for net metered customers approximately $12. Idaho and Hawaii were most aggressive states, each proposing price hikes equivalent to $16 per month.241 Ultimately, neither Idaho’s nor Hawaii’s proposed hikes were approved: Idaho’s was denied by the state commission outright242 and Hawaii’s was superseded by the new “grid-supply” and “self-supply” options that replaced net metering in the state in late 2015.243 In Arizona, the state’s largest electric utility requested approval to raise its rates to include a $40-50

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239 Ahmad FARUQUI & RYAN HLEDIK, BRATTLE GRP., AN EVALUATION OF SRP’S ELECTRIC RATE PROPOSAL FOR RESIDENTIAL CUSTOMERS WITH DISTRIBUTED GENERATION 8 (2015).
241 Id. In addition to a fixed service fee of $16/month for distributed generation customers, Hawaii proposed a $55/month service fee for all ratepayers. HECO Companies Propose Significant Charges for DG Customers, LEWIS & CLARK L. SCH. (Sept. 24, 2014), http://law.lclark.edu/live/news/27986-heco-companies-propose-significant-charges-for-dg.
monthly charge for net metered customers, but received approval only for a monthly charge of approximately $5 for an average household system.

It is important to distinguish an arbitrary increase in fixed charges from possible bill increases that would occur as a result of a properly designed tariff. An increase in fixed charges to distributed generators would hurt efficiency if it does not reflect the costs that they actually impose on the grid. Converting distribution expenses into flat service fees also ignores actual variation in delivery costs, which decline when customers are located near generators or are geographically concentrated, and undervalues the savings that can be achieved by the distributed nature of distributed generation. Simply increasing fixed service charges can therefore transfer cost burdens from rural, higher-use ratepayers, who require greater delivery costs, to urban and low-use ratepayers, for whom these costs are lower.

C. Caps of Various Kinds: Not Carrying Forward Credits, Percentage Constraints

As discussed earlier, state policies on net metering caps as well as on how credits are carried forward vary significantly. Utilities in four states have already reached their cap, while utilities four additional states are projected to reach their caps by 2018.

An arbitrary cap, however, tries to fix the inefficiencies caused by net metering by enacting another inefficient policy. While it is true that net metering policies increase a utility’s risk concerning the recovery of its costs, the proper way to solve that problem is address the underlying reasons for this increased risk rather than to suppress the symptom itself. To the extent that a utility cannot recover its costs with the prevailing retail rates, a cap could be necessary to ensure that the grid can be maintained.


245 In a 3-to-2 vote, the commission decided to levy a fixed charge for net metered customers equal to $0.70 per kW of system capacity. The utility saw a silver lining in this decision, despite the substantial reduction in additional charges, because the commission found that there indeed was a cost shift to nonsolar customers. Id.

246 DARGHOUTH ET AL., supra note 19, at 6–8.

247 CARL LINVILL, REG. ASSISTANCE PROJECT, DESIGNING DISTRIBUTED GENERATION TARIFFS WELL 36 (2013)

248 JIM LAZAR, REG. ASSISTANCE PROJECT, RATE DESIGN WHERE ADVANCED METERING INFRASTRUCTURE HAS NOT BEEN FULLY DEPLOYED RAP 61 (2013).


250 Id.
However, given that a proper tariff design would alleviate any cost recovery concerns, an arbitrary net metering cap would only lead to further inefficiency and under-deployment of distributed generation.

**III. EVALUATING THE CONTRIBUTIONS OF DISTRIBUTED GENERATION TO THE ELECTRIC GRID**

Economic efficiency defines the socially optimal outcome of a policy as the point at which its marginal social benefits – which includes both private and external benefits – of a good equals its marginal social cost – which, similarly, includes both private and external costs. Therefore, it is important to first understand how interconnection of distributed generation systems affects the overall electric grid as well as society as a whole before discussing what a socially optimal pricing policy might look like. In this Part, we review the private marginal benefits and private marginal costs of distributed generation – benefits and costs that accrue to the parties involved in the transactions that take place in the electricity market. Then, in Part IV, we discuss the external benefits and external costs – those that accrue to the thirds parties.

**A. Benefits of Distributed Generation to the Electric Grid**

The clearest benefit of distributed generation to the overall electrical system is that it “avoids” the cost of the energy that would have had to be generated by a bulk system generator to meet customer demand. Installing a distributed generation system reduces the amount of energy that a customer needs from the grid, and this reduced demand leads to savings in the amount of what it would have cost the bulk system to produce this energy. These avoided costs are driven by the variable costs of the marginal resource that is being displaced, which depend on that resource’s fuel prices, variable operation and maintenance costs, and efficiency.²⁵¹ Although some utilities question the ability of intermittent distributed generators to cover customer demand reliably enough to produce meaningful reductions in fuel costs,²⁵² a study by Arizona Public Service estimated the utility’s savings from avoided fuel purchases due to distributed generation were equivalent to $0.08 per kWh.²⁵³ As the national

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average residential retail rate is $0.125 per-kWh, the reduced fuel expenses resulting from distributed generation are extremely significant.\textsuperscript{254}

Distributed generation also provides certain benefits due to its “distributed” nature, such as lower line losses, because electricity travels shorter distances between the generator and the end user. Up to 8% of a utility’s total generated output may be lost in-transit because of inefficient power lines.\textsuperscript{255} Distributed generators stationed physically closer to end users—at precisely the location of end users for residential solar generators—directly curtail these energy losses.\textsuperscript{256} To the extent that locally placed distributed generators can satisfy nearby demand, the expenditures of utilities transmitting electricity,\textsuperscript{257} and maintaining grid capacity and reliability can be avoided.\textsuperscript{258} As a result, they may save utilities from yearly spending on distribution system improvements that can run as high as $96.00 for every kW of line capacity added.\textsuperscript{259}

In addition to these immediate benefits, distributed renewables offer long-term cost savings by enabling utility and state entities to defer, or altogether avoid, large capital investments in new fossil-fuel generators and transmission infrastructure.\textsuperscript{260} By decreasing the demand for power generation from traditional plants, distributed generation reduces the need for investments to provide additional generating capacity. Further, it reduces the strain on the current capacity when solar generation occurs in times of high demand. While estimates of long-term cost savings place the value of this benefit as high as $0.020 per-kWh,\textsuperscript{261} distributed generation systems must be integrated into the grid planning process before these benefits can be realized.\textsuperscript{262}

Finally, distributed generation also has resiliency benefits. Resiliency is defined as the characteristics of utility infrastructure that “avoid or minimize interruption of service during an

\textsuperscript{256} R.W. BECK, INC., supra note 253.
\textsuperscript{257} U.S. DEP’T ENERGY, supra note 255.
\textsuperscript{258} Hoke & Komor, supra note 225, at 55–61.
\textsuperscript{260} Hoke & Komor, supra note 225, at 57.
\textsuperscript{261} R.W. BECK, INC., supra note 253.
\textsuperscript{262} U.S. DEP’T ENERGY, supra note 255.
extraordinary and hazardous event.” 263 As major weather related power outages have increased dramatically in the last decades, 264 and the cost estimates of power outages range from $18 billion to $70 billion per year, 265 there is an increasing need and interest in building systems that are resilient. Distributed generation can indeed be invaluable to provide power supply during extreme weather events such as storms or other emergency situations in combination with smart inverters, microgrids and energy storage units. Further, as distributed generation units are located closer to consumers, they also reduce the risk of outages due to failures in transmission and distribution systems. 266 While there is no single widely accepted metric or methodology to measure resiliency benefits of distributed generation, the existing monetary estimates range from $0.010 per kWh to $0.025 per kWh. 267

B. Costs of Distributed Generation to the Grid

The costs of distributed generation go beyond the costs of installing new meters that can measure the flow of electricity in both directions and ensuring safe grid interconnection standards. While most distributed generators are connected to the grid, and therefore are free to draw electricity or feed in excess generation, they are not integrated into the operation or long-term planning of the grid’s infrastructure. 268 As electricity cannot be stored on a large scale, customer usage must be met in real time by utility generation. 269 This dynamic requirement places significant responsibility on utilities and grid operators to ensure supply and demand are instantaneously balanced throughout the day as the distributed generation output changes. 270 Significant mismatches between consumer demand and available power supply can cause grid frequency levels to drop, 271 damage generator turbines, or, if left

265 Id.
270 Id.
unchecked, can even lead to blackouts.\textsuperscript{272} Accommodating non-synchronous generation and the variable and intermittent nature of distributed solar generation output presents challenges and expenses.

The dependence of distributed generation on sunshine inescapably means that its output is variable and patterned – greater production occurring seasonally in summer months and diurnally in the early afternoon – but dipping in winter and the evening.\textsuperscript{273} The intrinsically variable output of distributed wind or solar generators can hamper the grid’s reliability and interfere with its efficient operation.\textsuperscript{274} Even if the total electricity production by a distributed generator in a month is comparable to the monthly usage of the owner, the actual need at a particular time may not correspond with the level of electricity production at that time.\textsuperscript{275} Because storage options for electricity are not adequate, this mismatch leads to bi-directional energy flows as customers draw energy from the grid at certain times and export energy to the grid at other times.\textsuperscript{276}

As the electricity supply and demand must be balanced in real time, electricity suppliers need to react quickly to changes in the net electricity load they need to serve, and hence they require resources with ramping\textsuperscript{277} flexibility and the ability to start and stop multiple times per day.\textsuperscript{278} Not having flexible resources that can ramp generation up or down quickly can pose significant challenges to the utilities especially in states have higher renewable integration such as California.\textsuperscript{279} Although some utility-scale solar power plants have installed frequency control mechanisms, known as smart inverters,\textsuperscript{280} that can mimic the response of a traditional generator by curtailing or increasing (if possible) photovoltaic output, most residential distributed solar units lack this feature.\textsuperscript{281} In the absence of such a technological modification, grid managers must ensure that traditional bulk generators remain capable

\textsuperscript{272} Id. at 1.
\textsuperscript{274} TANTON, supra note 38, at 4.
\textsuperscript{275} David Raskin, Getting Distributed Generation Right: A Response to ‘Does Disruptive Competition Mean a Death Spiral for Electric Utilities?’, 35 ENERGY L.J. 263, 266 (2014).
\textsuperscript{276} Id. at 2.
\textsuperscript{277} Id. at 2.
\textsuperscript{278} Id. at 4.
\textsuperscript{280} ELA, supra note 271, at 3.
\textsuperscript{281} Borenstein & Bushnell, supra note 93 at 455 n.20 (2015). California stands as a notable exception to this rule, with updated interconnection requirements for distributed PV units that require installation of smart inverters to provide local voltage and frequency support. Interim Decision Adopting Revisions to Electric Tariff Rule 21 for Pacific Gas and Electric Company, Southern California Edison Company, and San Diego Gas & Electric Company to Require ‘Smart’ Inverters, Decision 14-12-035, CAL. P.U.C. (Dec. 22, 2014).
of providing the response necessary to prevent negative consequences. Increases in the average operating costs of conventional plants resulting from frequent cycling is expected to be higher as the degree of distributed solar generation penetration increases.

Bi-directional energy flow introduced by net metered customers also imposes additional strains on the physical electric grid, leading to increased flow management and voltage regulation costs. The electric grid was originally intended to accommodate one-way delivery of electricity from large-scale power plants to end-use consumers. When unregulated, bi-directional flows may overload the circuits close to the distributed generator, which might not be able to handle the temporary high flow volume. Furthermore, an unexpected reverse energy flow may jeopardize the safety of the utility workers.

Another related challenge is that distributed solar units, in contrast to centralized fossil fuel power plants, are almost completely weather-dependent, and cannot be intentionally fueled or can be dispatched with certainty to meet consumer demand at a particular time. As a result, utilities must provide adequate back-up power. In fact, distributed solar customers may depend on utility-supplied power to supplement or meet their usage sixteen hours a day, including evening hours when consumption is low. Output from distributed solar units can fluctuate as much as 50% within 90 seconds and 70% within just 5 minutes. Erratic changes in output makes matching electric generation and customer usage difficult, and can require other power plants to remain online simply to ensure adequate power is available to meet demand. Placing primary or back-up responsibility for energy coverage on fossil-fuel power plants can prompt their sustained use even with environmentally

282 NERC Report, supra note 273, at 47.
284 AM. PUB. POWER ASS’N, supra note 2, at 11.
285 See ELEC. POWER RESEARCH INST., supra note 268, at 14 (2014); MASS. INST. TECH., supra note 283, at 17.
286 AM. PUB. POWER ASS’N, supra note 2, at 11.
288 Borenstein & Bushnell, supra note 93, at 455.
289 TANTON, supra note 38, at 10.
290 NERC Report, supra note 273, at 27.
291 NERC Report, supra note 273, at ii.
292 Borenstein & Bushnell, supra note 93, at 455.
preferable sources available, thereby forgoing the environmental benefits of distributed generation and doing little to reduce the operational costs of utilities. 293

However, it should also be noted that the costs associated with bi-directional energy flows, as well as with the intermittency and variability of solar power can be significantly lowered or even eliminated as technology and forecasting methods become more advanced. Because factors relevant to solar-generation like sunrise, sunset, and solar noon times can be identified with certainty and theoretical production levels can already be reasonably predicted. 294 Further, improving energy storage, increasing transmission line capacity, coordinating energy distribution across jurisdictions, incorporating advanced forecasting techniques into grid management, installing smart inverters on distributed solar units, and improving ramping capability of conventional generators are all likely to mitigate certain negative consequences of distributed generation systems. 295

IV. CONSIDERING THE SOCIAL BENEFITS OF DISTRIBUTED GENERATION

An externality is the uncompensated benefit or cost imposed on third parties by an activity. As its effect is not borne by the parties carrying out the transaction, their existence leads to market failure. 296 Economic efficiency when externalities are present can be achieved only when the externalities are fully “internalized” – when parties to the market transaction can bear its external costs and benefits. Therefore, an economically sound distributed generation price policy should ensure that social benefits of cleaner energy provided by distributed generation are reflected in the price it is paid. 297

The primary external benefit of distributed generation is arguably the reduced CO₂ emissions from fossil fuel sources that are displaced by distributed generators. However, distributed solar generation offers many other benefits conferred on the general public. 297 Public health and welfare improvements, water conservation efforts, and land preservation all benefit from declining greenhouse

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295 COCHRAN ET AL., supra note 293, at 2; ELEC. POWER RESEARCH INST., supra note 268, at 14, citing Jeff Smith et al., The Use of Smart Inverter Controls for Accommodating High-Penetration Solar PV, DISTRIBUTECH CONFERENCE AND EXHIBITION (2013).
297 ROCKY MOUNTAIN INST., supra note 251, at 13.
gas emissions and reductions in physical infrastructure necessary to support fossil-fuel electricity generation.298

As these external benefits are not reflected in current retail tariffs, the existing net metering policies are not sufficient to capture the true value of distributed generation, and will thus lead to less distributed generation than is socially optimal.

A. Incorporating Climate Change Benefits

As carbon pollution is a classic example of negative externality, which the market would overproduce if left to its own, the simplest policy solution would be to tax all polluters by the exact amount of the marginal external damage caused by one more unit of emissions. However, this approach would require a comprehensive overhaul of federal and state energy policies, and is not feasible in the current hostile political climate in the U.S. Congress.

If power plants do not fully internalize the external costs of carbon emissions, then these costs are not reflected in the cost of generating electricity, and therefore are not reflected in retail electricity rates. As a result, standard net metering policies underpay distributed generation for the environmental benefits it provides. Thus, net metering falls short of producing the socially optimal level of distributed generation. To transmit the right incentives, the remuneration for distributed generation should reflect the benefits associated with the net avoided emissions it provides. Calculating these benefits requires three distinct steps: quantifying the amount of net avoided emissions, monetizing those emissions using the monetary value of the marginal external damage, and ensuring that this approach does not under- or over-value distributed generation as a result of other regulatory policies.

1. Quantifying Net Avoided Emissions

The first step in valuing the climate change benefits of distributed generation is to calculate the amount of net avoided emissions – the amount that a generator displaced by distributed generation would have emitted in the absence of the distributed generator. In this calculation, it is crucial to note that avoided emissions from distributed generation depend on the type of generator that the distributed generation is displacing – the marginal generator – and thus heavily depend on the time and

298 LAZAR, supra note 259, at 50.
location of the energy generated. If solar generation is displacing a generator with low carbon emissions, such as a nuclear plant, the displaced carbon emissions would be low. If solar generation is displacing a coal-fired plant, the displaced carbon emissions would be high. Similarly, the external health benefits of distributed generation that results from lowering emissions also vary with location of the generator being displaced.

Consequently, the quantity of avoided greenhouse gases that is avoided by distributed generation should be calculated by looking at the quantity of carbon dioxide emissions that the marginal generator at that location would have emitted at the time of distributed generation production. This feature is a missing quality in current net metering or value of solar policies. Unless the pricing is granular enough, emission benefits of distributed generation systems cannot be valued accurately.

Accurately valuing emission benefits is vital to ensure the efficient allocation of resources among different investment alternatives, whether it is for distributed solar generation, other distributed energy resources, energy efficiency, or utility scale investments. For example, an energy efficiency program is likely to reduce the bulk demand on average, though this is not always the case. Thus, calculating the quantity of avoided emissions using an average value would likely to lead to accurate estimates when calculating the environmental benefits of energy efficiency programs. However, the same is not true when distributed generation is considered. If the distributed solar generation is replacing dirtier-than-average production, for example a peaker plant, the avoided emissions at that particular time will be higher than average. If the temporal dimensions are not taken into account in pricing, and all distributed energy resources are rewarded based on the same average quantity of avoided emissions, then the market incentives will lead to more investment in whichever resource is the cheapest to build and operate, regardless of whether they are the most beneficial for the society when

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299 For example, as natural gas is the dominant marginal fuel in California, the average carbon dioxide displacement by a solar panel there is lower than in more coal-intensive states, such as Kansas. Kyle Siler-Evans et al., *Regional Variations in the Health, Environmental, And Climate Benefits Of Wind And Solar Generation*, 110 PNAS 11768, 11770 (2013). The environmental and health benefits depend, in part, on the location and timing of distributed generation. “[T]he average solar panel in Nebraska displaces 20% more CO₂ than a panel in Arizona, although energy output from the Nebraska panel is 20% less.” *Id.; see also, generally, Jonathan J. Buonocore et al., Health and Climate Benefits of Different Energy-Efficiency and Renewable Energy Choices, 6 Nature Climate Change 100* (2016).


301 An energy efficiency program that automatically turns off lights at night at commercial building, for example, would reduce demand only during night times.
externalities are taken into account. This pathology, in turn would lead to under-deployment of distributed generation.

Further, it is important to note that not all distributed generation is clean. While the focus of this Article is on distributed solar generation, which is emissions-free, the proposed approach here can also be applied to other distributed generation resources with a small modification. If the distributed generation resource produces emissions, the quantity of “net” avoided emissions should be calculated by looking at the difference in emissions of the displaced generator and the distributed generator.

2. Valuing Avoided Carbon Dioxide Emissions

The second step in valuing climate change benefits is to monetize the quantity of avoided emissions based on the estimates of the monetary value of the external damage cost they impose on the society. Currently, the best estimate of the marginal damage caused by carbon emissions is the Social Cost of Carbon (SCC), which was developed by a high-level federal Interagency Working Group (IWG). The SCC is “the monetized damages associated with an incremental increase in carbon emissions in a given year,”\(^{302}\) and should be used to monetize the climate change benefits of distributed generation.

The IWG’s members included economic and scientific experts from the White House and multiple federal agencies, who met regularly to review the technical literature, consider public comments, and discuss relevant inputs and assumptions.\(^{303}\) The SCC values were calculated using three widely cited climate economic impact models, known as integrated assessment models. These models were each developed by outside experts, and published and extensively discussed in peer-reviewed literature.\(^{304}\) The IWG’s Technical Support Document discussed the models, their inputs, and the assumptions, including discount rates, used in generating the SCC estimates.\(^{305}\) The SCC was first released in 2010 and it was revised in 2013.


\(^{304}\) INTERAGENCY WORKING GRP. ON SOC. COST OF CARBON , TECHNICAL SUPPORT DOCUMENT: SOCIAL COST OF CARBON FOR REGULATORY IMPACT ANALYSIS UNDER EXECUTIVE ORDER 12866 at 5 (2010).

\(^{305}\) Id. at 5–23.
Both the 2010 and 2013 Technical Support Documents are comprehensive and rigorous in explaining the IWG’s sources of data, assumptions, and analytic methods. The Government Accountability Office recently examined the IWG’s process, and found that it was consensus-based, relied on academic literature and modeling, disclosed relevant limitations, and incorporated new information through public comments and updated research. While additional research has found that the SCC is likely too low because it currently omits a number of types of damages from the analysis, it is still the best estimate of climate effects that is currently available. As the SCC will continue to be regularly updated over time to account for changing information and evolving climate effects, using the SCC to monetize the climate change benefits of distributed generation is currently the most desirable approach for this endeavor.

Further, the SCC is a standardized number used across multiple regulatory agencies in the federal government, ensuring that all agencies account for climate benefits in a rational and consistent manner. Leading states and municipalities, including Minnesota and Maine, have also begun using the SCC in their energy-related benefit-cost analysis, recognizing that the SCC is the best available estimate of the marginal economic impact of carbon emission reductions. Using the SCC, Minnesota, Maine, and the city of Austin calculated the avoided emissions benefits of distributed solar generation as $0.030, $0.083, and $0.020 per-kWh respectively.

3. Interaction with other Regulatory Approaches

The variation in state policies regarding distributed generation is not limited to the specifics of net metering policies. As previously mentioned in this Article, there are variations across states in the incentives provided for renewable energy resources and specifically for solar panels. North Carolina, for

310 MINN. VOST, supra note 20.
311 MAINE PUB. UTIL. COMM’N., supra note 204, at 35 n.26.
312 FARRELL, supra note 209, at 11.
313 MAINE PUB. UTIL. COMM’N., supra note 204, at 5.
example, gives a 35 percent tax credit for installation of solar panels in addition to the federal tax credit of 30 percent, while Louisiana gives a 50 percent tax credit. California, on the other hand, gives direct cash rebates to customers who install solar panels based on the generating capacity of these panels.

These disparities further highlight the need for analyzing all other incentive programs for distributed generation, including net metering, simultaneously to ensure that the combination of policy programs are providing the right incentives for distributed generation without either over- or under-compensating it.

a. Valuing Emissions in the Presence of Other Policies

It is crucial to understand that the existence of other policies aimed at reducing emissions does not change the marginal external cost of carbon emissions. This value is simply the monetary value of all the damages caused by one additional unit of emission. Thus, the marginal external damage associated with each additional unit of emissions is exogenously determined, and is independent of any other environmental policies that are in effect. And, economic efficiency requires that this full value of the marginal damage be internalized at the socially optimal outcome, not more and not less.

If, however, there are other policies in effect that cause fossil-fuel generators internalize some of this external damage they are causing, then the environmental benefit adjustment in remuneration of distributed generation should only include the “uninternalized” damages. For example, a socially optimal distributed generation policy in a state that is a part of the Regional Greenhouse Gas Initiative (“RGGI”), which is a regional cap-and-trade program, should start with subtracting the per-ton allowance price from the SCC to derive the value of external damage of one ton of additional carbon emission that has not yet been internalized. But, to be accurate, this calculation would need to reflect all existing policies affecting the market. In addition to policies like a cap-and-trade program and the

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Clean Power Plan, which might reduce the magnitude of the optimal environmental adder needed in distributed generation pricing policy, the analysis would also need to include policies that might increase the magnitude of the optimal adder, such as federal subsidies for fossil fuels.319

b. Quantifying Net Avoided Emissions in the Presence of Other Policies

The existence of a cap-and-trade program also complicates the calculation of the quantity of net avoided emissions. A cap-and-trade program sets a cap for emission allowances for a given year and allocates allowances to meet that cap. These allowances can be either used for meeting the compliance obligations of emitting entities or can be traded in a secondary market.

If the program’s cap is not binding, as was the case for RGGI until 2014,320 any carbon-free distributed generation would displace bulk electricity and lead to a reduction in the number of traded allowances and to a consequent reduction in carbon dioxide emissions. However, complications arise when the supply of allowances is binding, that is, when the demand for allowances is higher than the allowance cap. In theory, if this cap is binding, a distributed generator that displaces a fossil-fuel generator cannot immediately reduce overall emissions. Any emissions allowance that would have been used to meet the obligations resulting from the displaced energy generation of the fossil-fuel source would be immediately sold to be used by the next source that was not able to initially buy allowances. So, this might change the composition of the fuel mix but might not immediately lower emissions.

To be able to quantify avoided emissions that result from distributed generation given a cap-and-trade program with a binding cap, it is necessary to analyze the individual dynamics of these programs. If a distributed generator is reducing the amount of electricity the bulk system needs to generate, then it is stopping a dirtier generator from emitting more carbon dioxide at that instant, and hence, creating an “unused” allowance at that moment, regardless of whether the cap is binding. Thus, the relevant questions for the purposes of calculating the socially optimal distributed generation


compensation are what happens to the allowances that are unused as a result of more distributed generation and how these unused allowances affect the long-term level of the cap.\textsuperscript{321}

Two short-term scenarios are possible. Under one, the unused allowance is purchased by an entity that intends to use it right away. In that case, the carbon dioxide emissions displaced by the distributed generation are replaced by other carbon dioxide emissions and the distributed generation does not lead to an immediate reduction in such emissions. The price of the allowances, however, will have fallen as a result of the distributed generation. Because more clean electricity will now be produced, the demand for such allowances will be lower.

In the second scenario, the allowances are not used in the short term. They could be banked for future use by the existing holders of these permits, or they could be purchased by other actors seeking to bank them. In this scenario, the distributed generation will reduce the current carbon dioxide emissions, and this reduction will remain in effect until the banked allowances begin to be used. Here, too, the distributed generation will have depressed the demand for future allowances and lowered the price at which they trade.

Over the longer run, the greater use of banked allowances and the lower price at which they are traded might lead a regulator to reduce the cap, as was the case in RGGI,\textsuperscript{322} thereby permitting a lower level of emissions. A high amount of banked permits not only caused RGGI states to adjust the actual cap downward, but it also caused them to further decrease the number of available allowances by the exact number of allowances that were banked to date to eliminate the surplus.\textsuperscript{323} As a result, distributed generation can have beneficial climate change properties by leading to the long-term reductions in the caps of cap-and-trade schemes.

Consequently, even under a cap-and-trade program, there are benefits from the avoided emissions resulting from distributed generation. A precise calculation of the quantity of net avoided emissions in the presence of a cap-and-trade program requires an in-depth study of how distributed generation affect the number of unused allowances and how fast those unused allowances in turn affect

\begin{itemize}
  \item \textsuperscript{321} RICK HORNBY ET AL., SYNAPSE ENERGY ECON., INC., AVOIDED ENERGY SUPPLY COSTS IN NEW ENGLAND: 2013 REPORT 4-11 (2013).
  \item \textsuperscript{323} POTOMAC ECON., supra note 320, at 25.
\end{itemize}
the long-term level of the cap. An alternative approach would be to use the quantity of emissions displaced by the distributed generator as an approximation.

The main difference between the two approaches to estimating the quantity of avoided emissions—studying the effect of unused allowances on the cap in detail versus using the quantity of avoided emissions from the displaced marginal generator as a proxy—would stem from the time delay between the “creation” of the unused allowance and the eventual reduction of the cap by policy.

Attributing to distributed generation the emissions avoided as a result of a possible future reduction in the cap would undervalue the benefits of distributed generation, as the avoided emissions technically occur at the moment when a distributed generator displaces a fossil-fuel source. Using, instead, the reduction in emissions resulting from the displaced generators as a metric, may potentially overestimate the quantity of avoided emissions if the cap is binding and the unused allowances are traded and used by another source right away. The latter approach, of course, is much simpler. In any event, once the quantity of avoided emissions is calculated, it can be then multiplied by the SCC to monetize the environmental benefits of distributed generation.

**B. Other Social Benefits**

In addition to environmental benefits, reduced carbon emissions and reduced local pollutants such as SO₂, NOₓ, and fine particulate matter provide external health benefits such as improved morbidity and reduced risk of premature mortality.³²⁴ Public health benefits associated with reduced operating time of fossil-fuel generators can exceed one-third of a million dollars for each reduced ton of fine particulate emissions.³²⁵ The National Research Council estimates the cost of adverse health effects attributed specifically to coal-fired power plant emissions average $0.030 for every kWh of electricity generated.³²⁶ Other studies calculate total health or environmental expenses that stem from coal emissions.

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Just as for carbon emissions, a socially optimal approach to compensating distributed generation should include the value of these health benefits. The net avoided emissions should be calculated by looking at the displaced generator, and then monetized using the estimates of the marginal damages of these pollutants. EPA has regional values of the damage marginal damage estimates for SO$_2$ and NO$_x$. Unlike the marginal damage estimate of CO$_2$, the marginal damage estimates of these pollutants depend on the region where they are emitted. This variation is a result of the variation in health impacts of these pollutants due to changes in demographic and geographic characteristics of a particular area, as well as of the density of the area. Thus, if there is a strong reason to believe that the state-specific values for these pollutants are significantly different than the EPA regional values, each state should conduct its own study to calculate these values, and use those values to compensate distributed generation.

Distributed solar generation can also be an important tool to improve water quality and land degradation issues exacerbated by fossil fueled power plants. Water is integral in hydroelectric generation, cooling systems for thermoelectric plants, and scrubbing pollutants from flue gases. Therefore, reducing the need for steam electric or coal-fired power plants can have significant consequences on water conservation. This benefit is estimated to be $0.0007 per kWh. Siting conventional generators and transmission and distribution lines necessary to deliver electricity can involve significant degradation of natural lands. In contrast, distributed solar is generally roof-top installed and thus does not consume additional land space. One estimate puts the monetized value of land use benefits of distributed generation to be $0.002 per kWh.

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328 OFFICE OF AIR & RADIATION, *supra* note 325.
329 id.
331 LAZAR, *supra* note 259, at 56.
332 id. at 58.
333 Seel & Beach, *supra* note 266, at 3.
336 Seel & Beach, *supra* note 266, at 3.
Other social benefits of distributed generation include reduced financial and security risks, economic development, and other social resiliency benefits such as reduced crime as a result of a lower number of outages. All of these benefits should ideally be quantified and incorporated into the optimal distributed generation tariff. The fact that some of these benefits may be difficult to quantify and monetize, does not provide a justification for counting these values as zero without any discussion. At the very least, they should be considered in a non-monetized form.

V. TOWARD AN “AVOIED COST PLUS SOCIAL BENEFIT” APPROACH

As we explained earlier, the efficient distributed generation price should reflect all the costs and benefits, both private and external. While net metering partially accomplishes this goal by compensating distributed generation using the prevailing retail prices, it falls short because the current retail electricity rates do not reflect either the true marginal cost of electricity generation fully or the associated externalities. Therefore, a new approach is needed until a comprehensive retail rate reform that would correct such inefficiencies can take place. In this Part, we discuss an alternative “Avoided Cost plus Social Benefit,” and provide legal support for such an approach.

A. Identifying the Socially Optimal Approach

As more states start undertaking initiatives to evaluate net metering and reform it if they deem necessary, it is important to establish a socially desirable framework that can be used consistently in different states and in discussions of different distributed energy resources, not just distributed solar generation. Further, as the resource choice to balance demand and supply increase, and utility scale renewables become more common, a consistent formulation that could provide a true value comparison among different alternatives is needed.

The discussion in Parts III and IV points to an “Avoided Cost plus Social Benefit” approach that compensates distributed generation for all the net avoided costs that the bulk system no longer has to incur as a result of lower demand, and for the net social benefits that distributed generation provides by replacing dirtier generation. This approach would catalogue all the benefits and costs of distributed generation, and reward distributed generation according to these categories. Thus distributed generation would be compensated for all the system benefits it provides such as avoided energy costs,

337 ROCKY MOUNTAIN INST., supra note 251, at 13.
avoided distribution and generation capacity costs, and avoided line losses, as well as for social benefits such as environmental and health benefits. As this approach takes into account the additional costs imposed by distributed generation and rewards distributed generation only for costs it avoids, it eliminates utilities’ concerns about recovering costs of existing infrastructure. Even if this approach may not be as easy to implement as common net metering policies, especially at the level of granularity that we support, it is necessary to avoid further inefficiencies caused by retail rates as distributed generation continues to grow.

Even though the theoretical guidance in economics literature on how to optimally design policies aimed at distributed generation given the limitations of current regulatory and market structures is sparse, our approach is supported by economic theory. A recent article shows that if regulators lack the ability to set a different rate for distributed generation than the retail rate and, thus, are required to use net metering, the result would be suboptimal. The authors show that a socially optimal distributed generation price when the regulators are not restricted by net metering should account for externalities, and that the environmental adder should depend on the net avoided emissions which can vary substantially with the prevailing generation mix. Compared to net metering, this approach leads to higher social welfare and better distributional consequences.

Another recent article shows that the socially optimal distributed generation policy depends on a variety of parameters that may vary significantly from state to state, such as the regulators’ ability to set all prices, including capacity prices, efficiently, and the nature of the distributed generation technologies. Thus, a “one-size-fits-all” policy such as net metering, which does not allow for any variation based on prevalent technologies, is not an economically desirable policy. Our “Avoided Cost plus Social Benefits” approach provides a flexible framework that would lead to different outcomes based on state specific generation mix and regulatory policies.

340 Id. at 26.
341 Id. at 22.
B. Legal Basis and State Practice

1. FERC Regulation and Decisions

Traditionally, FERC regulation has been limited to wholesale and interstate transactions among utilities. In contrast to FERC, individual state public utility commissions have traditionally monitored the retail rates charged by utilities of end-use consumers, intrastate utility activity, and avoided cost rates. They also have determined whether to include the environmental and social benefits of distributed generation in avoided cost calculations. In practice, however, the division of regulation is not so definite, and FERC policy has proven a significant determinant of state regulatory action.

Notably, until recently FERC explicitly prohibited the inclusion of "externality" adders in avoided cost rates in the wholesale markets. Externality adders are monetary sums intended to capture non-market consequences of electric generation; like a decline in environmental degradation, increase in public health due to a reduction in pollutant emissions, or an increase in national energy security due to a greater diversity among electricity generators.

In Southern California Edison Co., decided in 1995, FERC reasoned that because environmental externalities were not "real costs that would be incurred by utilities," they did not count as "avoided" costs. However, FERC made clear that once non-market benefits are "monetized" by state or federal policy initiatives and internalized in utility costs, the previously off-limit considerations like the environmental consequences of generation could be incorporated into avoided cost rates.

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344 See Pub. Util. Regulatory Policy Act, 16 U.S.C. § 824a-3(f) (2012) (placing ultimate responsibility for establishing avoided cost rates for qualifying facility power with state public utility commissions); Sun Edison LLC, 129 F.E.R.C. ¶ 61,146, at 61620-21 (2009) (“[T]he Commission does not assert jurisdiction when the end-use customer . . . receives a credit against its retail power purchases from the selling utility.”). But see Sun Edison LLC, 129 F.E.R.C. ¶ 61,146, at 61620 (“Only if the end-use customer participating in the net metering program produces more energy than it needs of the applicable billing period, and thus is considered to have made a net sale of energy to a utility of over the applicable billing period, has the Commission asserted jurisdiction.”); Federal Power Act, 16 U.S.C. § 824d (2012) (granting FERC jurisdiction to set wholesale rates that are “just and reasonable” and “not unduly discriminatory”).
349 Id.
350 Id.
Environmental benefits may be “monetized” in a number of ways—by state policies that require pollutant filtration or mitigation devices, renewable fuel mandates, and emission tax regimes—that impose additional compliance costs on traditional fossil-fuel generators. For example, even though *California Edison* excluded the consideration of external benefits in avoided cost rates, FERC noted in that case that states may choose to “account for environmental costs” of electricity generation by “imposing a tax on fossil generators.” In other words, state policy makers could, by levying a tax on fossil-fuel generators, increase the costs fossil-fuel generators incur generating electricity, and therefore might “avoid” by purchasing energy from cleaner facilities.

Likewise, statutory or regulatory directives that impose equipment compliance costs on fossil-fuel generators may be incorporated into avoided cost rates. For example, although the Clean Air Act’s requirement that all new high-sulfur coal power plants install flue-gas desulfurization devices, known as scrubbers, predated PURPA, the cost of installing these “scrubbers” on new generators may be considered by states calculating the expenses a utility might “avoid.” Ultimately, in its 1995 *Southern California Edison* Order, FERC declared that states wishing to include non-market benefits in avoided cost rates could do so through broad policy measures, like changes to state tax code laws or equipment compliance costs, but could not do so merely by selecting an avoided cost rate-setting methodology that favored environmentally preferable fuel sources.

Yet, in 2010 FERC reversed course and substantially overruled *Southern California Edison*’s broad prohibition against the inclusion of environmental benefits in avoided cost rates. In *California Public Utilities Commission*, FERC ruled that avoided cost rates could permissibly differentiate between “various [qualifying facility] technologies on the basis of the supply characteristics of the different technologies.” FERC reasoned that state utility commissions should have discretion under PURPRA’s

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352 *Southern California Edison Co.*, 71 F.E.R.C. ¶ 61,269, 62,080 (June 2, 1995).
354 *Southern California Edison Co.*, 71 F.E.R.C. ¶ 61,269, 62,080 (June 2, 1995) (“[A] state may impose a tax or other charge on all generation produced by a particular fuel. . . . A state, however, may not set avoided cost rates . . . by imposing environmental adders or subtractors that are not based on real costs that would be incurred by utilities.”); MICHAEL J. ZUCCHET, DEP’T OF ENERGY, RENEWABLE ENERGY ANNUAL 1995: RENEWABLE RESOURCE ELECTRICITY IN THE CHANGING REGULATORY ENVIRONMENT viii (1995).
356 *Id.* at ¶ 4. The same 2010 FERC order also noted the physical location of a qualifying facility could offer savings by decreasing costs of electricity transmission. Savings are primarily achieved by qualifying facilities, located near end-use consumers, could cut down on energy losses due to inherently inefficient transmission grid, or displace
“avoided cost” mandate, to tailor avoided cost rates for power generated in compliance with certain policies, such as mandates requiring that a portion of utility electricity come from solar photovoltaic generators. Since utilities are required to meet procurement mandates, they cannot “avoid” the costs resulting from compliance with these mandates.

However, FERC stopped shy of mandating technology-specific rates reflecting the actual environmental benefits of renewable generation. Instead, FERC deferred to state policies imposing such rates, stating that “states have the authority to dictate generation resources from which utilities may procure electric energy.” Nevertheless, the decision in California Public Utilities Commission has opened the door to avoided cost rates that reflect the characteristics of a qualifying facility.

2. State Approaches to Avoided Cost Rates

Between PURPA’s qualifying facility rates, net metering, feed-in tariffs, and renewable energy credits, every state provides some means of compensating distributed generators for electrical output. Although some state net metering programs are based on avoided cost rates, PURPA’s qualifying facility rates are the only compensation method based entirely on avoided costs.

utility need for additional transmission line construction, avoided cost rates could incorporate the associated savings. Id. at ¶ 31.


Id. at 9.


Under PURPA’s mandatory purchase obligation, the rate paid for distributed generation output may not exceed a utility’s avoided cost. Although FERC continues to define the parameters of what attributes may be included as “avoided” costs—most recently in the California Public Utilities Commission decision discussed above—under PURPA, determining the avoided cost rate is otherwise left to individual state utility commissions. Perhaps unsurprisingly, since 1978 states have developed a wide variety of idiosyncratic methods to calculate these rates. Generally, however, the methodologies may be loosely grouped under two approaches.

The first and most common approach compares the generation cost of a non-renewable “proxy” generator with the generation cost of a qualifying facility attempting to sell its output. Here, the avoided cost rate is merely the difference in generation cost between the qualifying facility and the “proxy” generator. Because distributed or qualifying facility generation may offset different utility proxies—depending on a utility’s generation portfolio, time of year, and even time of day—the proxy method will produce rates that reflect peak and off-peak costs, and which are largely driven by a utility’s choice of “proxy.” While some states have sought to combat this variance by establishing a “hypothetical proxy,” utilities have lobbed complaints that generation costs associated with hypothetical proxies exceed the cost of a utility’s actual proxy unit.

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363 See supra Part V.B.1.
364 ELEFANT, supra note 358, at 13.
365 Id. at 11.
366 A rarely used third approach is employed in a few jurisdictions where the aggregate supply of electricity from qualifying facilities consistently outstrips aggregate ability of utilities to absorb qualifying facility power. This approach pits qualifying facilities against one another in competitive bidding wars, whereby the state utility commission awards a purchase contract to the qualifying facility willing to accept the lowest bid. FRANK GRAVES, ET AL., EDISON ELEC. INST., PURPA: MAKING THE SEQUEL BETTER THAN THE ORIGINAL 13 (Dec. 2006), available at http://www.eei.org/issuesandpolicy/stateregulation/Documents/purpa.pdf. Competitive bidding is employed in Georgia, North Carolina and Montana for qualifying facilities larger than a specified size. Petition of Biomass Gas & Electric, 2004 GA P.U.C. LEXIS 43 (2005); Biennial Determination of Avoided Cost Rates for Electric Utility Purchases from Qualifying Facilities, 2007 NC PUC LEXIS 1786; Northwestern Energy’s Application for Approval of Avoided Cost Tariff For New Qualifying Facilities (2010 Mont. PUC LEXIS 31).
367 ELEFANT, supra note 358, at 17. See also JENNY HEETER ET AL., NAT’L RENEWABLE ENERGY LAB., NREL/TP-6A20-61042, A SURVEY OF STATE-LEVEL COST AND BENEFIT ESTIMATES OF RENEWABLE PORTFOLIO STANDARDS 5-7 (2014). A variation of the “proxy” approach is the “peaker” method, which compares the generation costs of a qualifying facility with the marginal, or most expensive generation source available for dispatch during the life of the purchase contract. ELEFANT, supra note 358, at 18.
368 ELEFANT, supra note 358, at 17. See also HEETER ET AL., supra note 367, at 5–7.
369 A utility’s proxy unit is usually defined as the next generating unit in the utility’s Integrated Resource Plan (IRP).
370 GRAVES, ET AL., supra note 366, at 17.
A second approach models a given utility’s “revenue requirement,” the revenue necessary to cover a utility’s total generation costs, including energy and capacity costs, as well as other factors like taxes. 371 Under this approach, a utility’s revenue requirement is calculated twice, once with the qualifying facility output and once without it. 372 Avoided costs, then, are the difference in revenue requirement between the two models. 373

3. State Approaches to Incorporating Social and Environmental Benefits

Although avoided cost rates largely do not account for non-market benefits, a number of state utility commissions as well as utilities have undertaken efforts to include social and environmental benefits in other compensation structures. 374 As of 2006, fifteen states either set forth a commitment or gave state utility commissions specific authority to account for environmental considerations in the oversight of in-state utilities. 375 In Maryland, for example, the state public utility code broadly directs the state utility commission to “consider the public safety, the economy of the State, the conservation of natural resources, and the preservation of environmental quality” in all aspects of utility oversight. 376 In New Hampshire 377 and Iowa, 378 the state codes provide more rate-specific direction. Both explicitly

371 Id. at 10–11.
372 ELEFANT, supra note 358, at 19.
373 GRAVES, ET AL., supra note 366, at 10-11.
374 See, e.g., Steven Ferrey, Nothing but Net: Renewable Energy and the Environment, Midamerican Legal Fictions, and Supremacy Doctrine, 14 DUKE ENVTL. L. & POL’Y F. 1, 14 (2003); ELEFANT, supra note 358, at 32 (“Over 20 years ago, Florida approved inclusion of a standard offer contract language that recognizes emissions cost savings of renewables.”).
378 Iowa, IOWA CODE ANN. § 476.43.3(e) (West) (“The board may adopt individual utility or uniform statewide facility rates. The board shall consider . . . External factors, including but not limited to, environmental and economic factors.”). Section 476.44(a) exempts utilities form the rate structure when purchasing, “at any one time, more than . . . one hundred five megawatts of power from alternative energy production facilities”. IOWA CODE ANN. § 476.44.2(a) (West).
command the state public utility commission to consider environmental consequences when setting rates. Similarly, the California state code directs the state’s public utility commission to incorporate pricing elements that reflect state policies intended to curtail pollutant emissions.379 Bolstered by the so-called “greenhouse gas adder,” rates in California are $0.016 higher per-kWh of renewable electricity purchased by a utility; a 16.6% increase in the rate when compared to the price without the adder.380 In addition, and as noted above, three jurisdictions – Austin, Texas,381 Minnesota,382 and Maine383 – have implemented a “value-of-solar” tariff that account for external benefits such as positive environmental consequences and increased reliability of electricity supply.384

Finally, environmental benefits are included with some regularity in state energy efficiency studies. Nationwide, 44 states and the District of Columbia have a formal energy efficiency program.385 According to a 2012 survey conducted by the American Council for an Energy-Efficient Economy, of these 45 jurisdictions, at least fourteen states and the District of Columbia determine the cost-effectiveness of an active or proposed energy efficiency program using a “Societal Cost Test” that incorporates environmental benefits that flow from greater energy efficiency.386 Eight of these jurisdictions calculate a specific value for reduced emissions, while the rest use a more general “environmental adder” to reflect environmental benefits.387 Rhode Island, for example, monetizes

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379 CAL. PUB. UTIL. CODE § 399.20(d)(1), (2) (West) (“The tariff shall provide for payment for every kilowatthour of electricity purchased from an electric generation facility . . . shall include all current and anticipated environmental compliance costs [including] mitigation of emissions of greenhouse gases and air pollution offsets associated with the operation of new generating facilities in the local air pollution control or air quality management district where the electric generation facility is located.”).
380 CAL. PUB. UTIL. COMM’N., Market Price Referent (MPR), http://www.cpuc.ca.gov/PUC/energy/Renewables/mpr. (Click on “2011 MPR Model” which loads an excel data sheet. Next, click on the “Control” tab, and set “Project Start Date” to year 2015. Relevant data is found in cell G7 and G11).
382 H.R. 729, 88th Leg., 4th Engrossment, (Minn. 2013).
384 TAYLOR, ET AL., supra note 197, at 62.
387 KUSHLER ET AL., supra note 385, at 32.
various externalities, including health and safety benefits, improved comfort (thermal and noise reduction), property value benefits, and other societal impacts in its project assessments.388

VI. THE PROMISE OF TIME- AND DEMAND-VARIANT PRICING

The current debate on net metering, however it is resolved, would just patch up one hole in energy policy without considering the bigger picture. Similar debates on how to value a particular resource that pit environmentalists against utility companies happened previously in energy efficiency or demand response contexts, 389 and will happen again in the near future when other behind-the-meter technologies such as battery storage systems will become more affordable and more widespread. We should, instead, begin to move away from this one-step-at-a-time approach.

The energy crisis in 1970s sparked broad efforts to encourage energy conservation by promoting energy efficiency and demand side measures.390 The central point of debate during this period, just like in net metering now, concerned the “price” that utilities should pay for energy conservation given benefits such as deferred capacity investments, and how much conservation should be “purchased.” This debate, like the current net metering controversy, dealt with possibility of cost shifting among customers and of overinvesting in cost-ineffective programs.391 And, again, similar to the net metering

388 WOOLF ET AL., supra note 386, at 46, 57-58.
390 See David N. Carvalho, Energy Conservation through the State Public Utility Commissions, 3 HARV. ENVTL. L. REV. 160, 172-85 (1979) (describing early efforts to promote conservation at the federal and state levels); ALLIANCE TO SAVE ENERGY, UTILITY PROMOTION OF INVESTMENT IN ENERGY EFFICIENCY: ENGINEERING, LEGAL, AND ECONOMIC ANALYSIS 339-343 (1983).
debate, environmental groups advocated for energy efficiency based on non-system benefits such as reducing emissions.  

The “Avoided Cost plus Social Benefit” approach to compensating distributed generation advocated in this Article is only a stop-gap measure until a comprehensive retail electricity reform can take place. Cost recovery and cost shifting problems are unintended consequences of the current inefficient retail rate designs, and should not be blamed on net metering polices. The first-best solution to the problems caused by net metering is to simply correct the inefficiencies of the retail rates. As distributed generation and other similar resources are becoming a key component of the nation’s energy policy and utility business models are changing as a result, reforming the retail tariff structures is becoming a policy imperative. These reforms are necessary to achieve efficiency gains both in the retail electricity markets and in the distributed energy resources markets.

Current tariff designs almost universally use one flat volumetric price per kWh to recover costs that are incurred in non-volumetric ways. This economically inefficient practice is leading to perverse incentives when it comes to renewable energy resources and hurting the successful integration of distributed generation when and where it is most valued. Originally, one of the most important reasons for having to use such volumetric rates was related to the lack of technology that could measure and record time-variant consumption, but such technological barriers are falling as advanced metering infrastructure becomes cheaper and more prevalent across the United States.

Using a cost-reflective tariff would not only improve overall system efficiency, but it would also improve the value of distributed generation for several reasons. First, a bundled flat volumetric rate insulates both the consumers and producers from receiving the correct price signals about the true social cost of generating energy. As a result, consumers have no incentive to adjust their usage based on the actual cost of electricity. More importantly, a flat rate prevents prices to be interpreted as efficient investment signals. If distributed generators are getting a low compensation for the energy they export to the grid as a result of the average cost of all generation, incentives to invest in distributed generation will not be high enough to induce the socially optimal level of distributed generation penetration. If, on the other hand, the retail prices reflected such variations, and consequently net


metering policies compensate distributed generators at a higher price when it is costlier to generate electricity, more distributed generation would be installed to take advantage of these higher returns, leading to a more socially optimal level of distributed generation penetration.

Second, using a flat volumetric rate undercompensates distributed generation for other benefits it provides such as reducing grid congestion when the system is close to capacity during peak hours. Consumers’ maximum demand during system peak periods is the main driver of any new system capacity investment.\textsuperscript{394} Hence distributed generation systems that help customers reduce their maximum demand during these times periods have value to the society that cannot be captured by flat volumetric rates.

Third, a flat volumetric rate creates perverse incentives for customers during the installation phase. As net metered customers are compensated using the same flat rate regardless of what time they send energy to the grid, their inherent incentive is to install solar panels with the goal of maximizing their total production rather than overall system benefits. These incentives lead to most of the solar panels being installed facing south to maximize production.\textsuperscript{395} If, instead, the rates reflected overall systems benefits and hence customers were provided incentives to install the solar panels facing west, the production would be maximized during the peak demand period between 2:00 p.m. and 8:00 p.m., providing more value to the system overall by curbing the need to dispatch more expensive peaker plants.\textsuperscript{396}

Finally, the amount of displaced greenhouse gas emissions as a result of distributed generation also depends on time and location. The amount of this change is a function of the emissions rate of the generator that is on the margin when the distributed generator sends electricity to the grid. A distributed generator that exports electricity mid-afternoon will have a different environmental impact than a distributed generator that exports electricity late evening. Once again, using a flat volumetric that does not granularly reflect the changes in the external costs of electricity generation prevents the realization of the full value of distributed generation.

\textsuperscript{394} Simshauser, supra note 227, at 6.
\textsuperscript{395} Barry Fischer & Ben Harack, 9% of solar homes are doing something utilities love. Will others follow?, OPower (Dec. 1, 2014), http://blog.opower.com/2014/12/solar-homes-utilities-love/.
A. Valuing Distributed Generation with Time- and Demand-Variant Pricing

The economic literature on tariff design is long and rich, and an extensive review of this literature is beyond the scope of this Article. However, there is value to summarizing the well-accepted principles of public utility rate-making initially laid out by James Bonbright. Ideally, tariffs should be effective in yielding the required revenues; they should be fair in allocating the costs among customers, they should avoid undue discrimination; they should promote both static efficiency by discouraging wasteful use and dynamic efficiency by encouraging innovation and responding to changing demand and supply patterns; they should reflect all present future private and social costs of providing electricity, they should provide revenue stability for the utilities and rate stability for the customers; and, finally, they should be simple, understandable, and free from controversies as to proper interpretation.

The efficiency problems created by the interaction of net metering policies and inadequate retail rate designs are preventable if regulators moved towards more sophisticated rate designs that follow Bonbright’s principles more closely. Such rate designs should be unbundled – with each component such as generation, distribution and transmission valued and priced separately – and more cost-reflective, so that costs are recovered in a fashion that is similar to the way they are incurred based on the unit of their drivers. For example, energy generation costs that are based on the volume of energy sold should be recovered using volumetric charges, and the fixed system costs that do not vary with the amount or the time of energy consumption should be recovered using fixed and time-invariant charges. Similarly, distribution network charges should be carefully designed. If the highest electricity capacity a customer needs at a particular time period is driving the need for further infrastructure investment, charges that are specific to that time period based on the customer’s maximum demand – coincident peak demand charges – should be imposed. To ensure that existing network costs are recovered fairly, a charge based on connected load should be imposed. To avoid any cross-subsidization, volumetric energy charges should be designed to reflect the variation in locational and temporal changes in the cost of energy generation, transmission, and distribution.

397 See Simshauser, supra note 227, at 11–18.
398 JAMES C. BONBRIGHT, PRINCIPLES OF PUBLIC UTILITY RATES 383–84 (2nd ed. 1988).
399 Id.
New cost-reflective retail tariff rate structures that provide customers proper price signals that reflect the actual costs underlying the provision of electricity, including the associated externalities outlined in the benefit-cost framework, will improve economic efficiency in several ways. First, the new rate structures will ensure that when customers make their decisions about electricity consumption, they will be taking into account the true costs of electricity at that particular time and location. Hence, the observed market outcome will be a socially desirable one. Second, these new rate structures will ensure that market price is actually signaling the true value of electricity to the society and will guide investments to where they would be most valuable to the society. And, finally, cost-reflective tariffs that allow for valuation of several different dimensions of benefits would provide versatile compensation tools that could reduce inefficiencies caused by attempting to integrate new and cleaner energy resources into the existing grid.

The implementation of such a tariff structure would be easy if we were building a system and corresponding tariffs from scratch. However, while an ideal tariff structure has to be guided by economic theory, it also has to be adapted to the realities of the current system. Any significant tariff change should not be implemented with disregard for the stakeholders who stand to lose in the short term. For example, while such tariffs would decrease the need for capacity investments in the future, those benefits are accrued in the future whereas the bill increases are borne immediately by today’s customers. Or, a move from a low fixed charge, high volumetric charge rate structure to a higher fixed charge, lower volumetric charge structure would initially hurt low users of electricity, who are presumably also lower-income customers. The possibility of such transitional equity problems should be recognized, and policy solutions aimed at these problems should be discussed as part of a reform.

However, keeping volumetric rates artificially low is not the solution to such equity concerns regarding vulnerable low-income energy customers. After all, similar concerns exist for many other essential goods such as food or health insurance. Instead of distorting the prices of many basic food items, food stamps are given to low-income customers to partially cover their food spending. Instead of regulating health insurance premiums, subsidies are given to lower-income consumers to defray the cost buying health insurance. Such practices are not limited to big-scale federal policies. Even utilities themselves have special programs to help low-income consumers. Similarly, looking at the evolution

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403 Borenstein & Bushnell, supra note 93, at 455–57.
404 Notice Seeking Comments, Proceeding on Motion of the Commission to Examine Programs to Address Energy Affordability for Low Income Utility Customers, Case 14-M-0565, N.Y. PUB. SERV. COMM’N (Jan. 16, 2015); see also
of tariffs in the telecommunications sector, and analyzing the various tariffs geared at customers with different profiles, would provide valuable insights for the electricity sector.

It is important to keep in mind that social welfare is maximized when the market price reflects both the private and the external marginal costs. Once such a price is established so that the maximum possible net benefits can be realized, distributing this net value among different groups of stakeholders is best done with direct transfer programs that have specific policy goals such as crediting low-income customers with fixed amounts on their energy bills, or subsidizing programs that would allow low-income customers easier access distributed energy resources. Distorting the prices for everyone with the sole goal of protecting low-income customers, may indeed be hurting them because it impairs economic efficiency.

B. Incorporating Externalities into Dynamic Pricing

Internalizing externalities in retail rates is crucial to the success of clean energy policies, especially when dynamic tariffs are used. The environmental and health benefits of distributed generation systems, which are among the most important reasons they are at the center of clean energy policy initiatives, must therefore be recognized and internalized in any tariff design that is aimed at maximizing net social benefits.

Using time- and demand-variant pricing does not automatically resolve environmental or health concerns related to emissions. It is important to note that while dynamic tariffs provide more incentives for distributed generation deployment and thus result in a decrease in the energy demanded from the bulk system, dynamic rates may also cause consumers without distributed generation systems to shift their loads to periods where dirtier plants are on the margin unless the externalities are internalized in retail rates. Understanding these two effects is crucial in preventing an inadvertent raise in overall emissions.

As peaker plants are often less efficient and dirtier, overall emissions decrease when distributed generation reduces the need for the electricity generated from such plants. However, if

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time-varying rates shift consumption to other periods, calculating the net effects requires a more careful analysis. If the load is shifted from a period when an inefficient oil-fired plant is on the margin to a period when a more efficient gas-fired unit is on the margin, the overall greenhouse gas emissions would decrease. If, however, the load is shifted to a period when the cheaper coal-fired base load plants are on the margin, overall carbon emissions may increase even if this shift lowers overall energy generation costs. Thus, any tariff underlying net metering should include externalities at a granular enough level to be able to account for such temporal variation. If the temporal dimensions are not taken into account while calculating environmental and health benefits, and all distributed energy resources are rewarded based on the same average quantity of avoided emissions, then the market incentives will lead to more investment in cheaper distributed energy resources, regardless of whether they are the most beneficial for the society when externalities are taken into account.

Overall, having the right price signals would ensure an efficient allocation of resources by directing distributed energy resources investments to where they are needed the most. It is important to realize that not all distributed energy resources are created equal and they can be used to serve different purposes. Encouraging solar panels to be installed in specific areas that are closer to requiring additional capacity can provide ten times more capacity value than installations averaged across a whole service territory.\footnote{Michael A. Cohen, Paul A. Kauzmann & Duncan S. Callaway, Economic Effects of Distributed PV Generation on California’s Distribution System 16 (Energy Inst. At Haas, Working Paper No. 260, 2015), available at http://ei.haas.berkeley.edu/research/papers/WP260.pdf.} While solar panels may be more valuable when installed near areas where demand peaks during the day, investing in wind turbines may be more valuable in areas where the demand is late peaking as that is when wind production also peaks.\footnote{Joseph Cullen, Measuring the Environmental Benefits of Wind-Generated Electricity, 5 AM. ECON. J.: ECON. POL’Y 107 (2013).} Some distributed energy resources may not provide desired benefits in certain areas\footnote{Eduardo Porter, Climate Change Calls for Science, Not Hope, N.Y. TIMES (Jun. 24, 2015) http://www.nytimes.com/2015/06/24/business/combating-climate-change-with-science-rather-than-hope.html.} so reallocating funds to more effective resources in those areas may be necessary to achieve clean and reliably energy goals in the least-cost manner. Further, the granular and the dynamic nature of this approach would allow it to be used consistently across all energy resources to provide the right signals for a socially desirable outcome regardless of whether they are centralized or distributed, small scale or utility scale, or emitting or non-emitting. Only by using a
comprehensive framework that can recognize such granular variations in valuations can we move beyond narrow and short-sighted debates that may result in inefficiently favoring one low-carbon resource over another. Instead, we should start a debate on how to use all distributed energy resources to unlock their value to the fullest extent possible.

CONCLUSION

As many states are looking to integrate more distributed energy resources into the grid, current net metering policies are proving to be inadequate to properly value the clean energy produced by distributed generation, or the services provided by the electric grid and the utilities. The current literature has not comprehensively analyzed the benefits and costs of distributed generation to the electric grid or to society as a whole, which is the necessary first step before a socially optimal net metering policy can be designed. This Article fills the resulting vacuum.

Our analysis allows us to identify the sources of the inefficiencies of the current policies and to propose a preferable protocol, which we refer to as the “Avoided Cost plus Social Benefit” approach. It rewards clean distributed energy for the environmental and health benefits it provides and ensures that the utilities are compensated for the services they provide. This approach is the best that can accomplished under the limitations of current energy policy framework, which relies too heavily on charging fixed volumetric rates. Finally, this Article provides a roadmap for a more comprehensive energy policy reform that is necessary to value all energy resources, including distributed generation appropriately, and hence to ensure that states’ clean and resilient energy goals can be achieved as efficiently as possible.