



# VALUE OF THE GRID TO DG CUSTOMERS

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# **Value of the Grid to DG Customers**

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## VALUE OF THE GRID TO DG CUSTOMERS

Some advocates of distributed generation (DG) claim that the DG customer derives no benefit from being connected to the host utility's distribution system.<sup>1</sup> While it is easy to say that a DG customer is "free from the grid," that is simply not true – even for a DG customer (or a micro-grid) that produces the exact amount of energy that it consumes in any given day or other time interval.<sup>2</sup>

This paper describes how a DG customer (or a micro grid) that is connected to the host utility's distribution system 24/7 utilizes grid services on a continuous, ongoing basis. The point is to recognize the value of these grid services and to develop a methodology for the DG customer to pay for using the services. The utility's cost of providing grid services consists of at least four components – the typical fixed costs associated with: (i) transmission, (ii) distribution, (iii) generation capacity, and (iv) the costs of ancillary and balancing services that the grid provides throughout the day for the DG customer.

*There is a related question about how much DG customers should be paid, or credited, for the excess electric energy they produce on-site and inject into the grid. This paper does not explicitly address this "value of on-site energy" issue.*

### ***THE BENEFITS OF REMAINING CONNECTED TO THE DISTRIBUTION SYSTEM***

Consider a residential or small commercial customer with solar PV panels on its rooftop. Figure 1 displays a typical hourly pattern of energy production and consumption for such a customer. The green area is the energy delivered by the host utility and consumed by the customer. The area under the blue curve is the energy produced on-site by the solar panels. The area below the blue curve and above the green line is the excess energy injected into the utility's distribution system. The key take-away from this graphic is that the customer's consumption and generation are almost never equal; consequently, most of the time the customer is using the external power system to offset the difference between the customer's consumption of electric energy and its on-

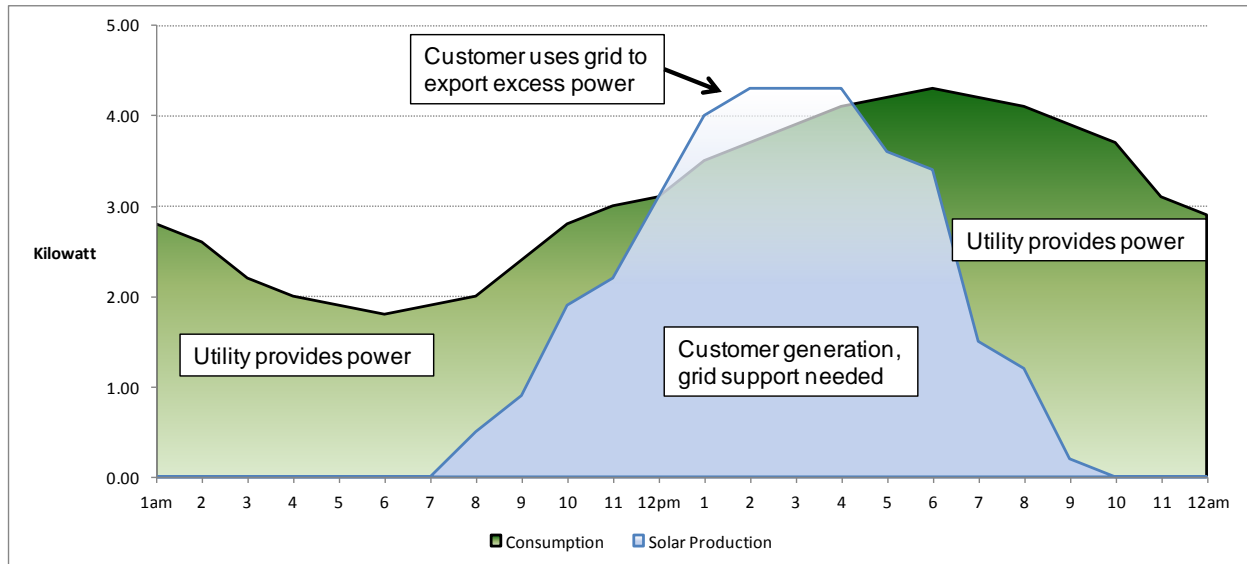
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1 A recent Forbes article, "Distributed Generation Grabs Power from Centralized Utilities," August 8, 2013, ignores and fails to mention the grid services that are provided to DG customers continuously by the host utility.

2 The term, DG, refers to small retail customers with on-site generation that are net metered.

site production. In most cases the customer will be taking energy from the grid during many hours of the day. For example, the customer depicted in Figure 1 takes power from the grid in all hours except from noon to about 4:30 pm.

**Figure 1: Typical Energy Production and Consumption for a Small Customer with Solar PV**



Customers with any type of DG that are connected to the grid will be utilizing external grid services to:

- balance supply and demand in sub-second intervals to maintain a stable frequency (*i.e.*, regulation service);
- resell energy during hours of excess generation and deliver energy during hours of deficit generation;
- provide the energy needed to serve the customer’s total load during times when on-site generation is inoperable due to equipment maintenance, unexpected physical failure, or prolonged overcast conditions (*i.e.*, backup service);
- provide voltage and frequency control services and maintain high AC waveform quality.

Clearly, even if the customer’s total energy production over some time interval (*e.g.*, a monthly billing cycle) exactly equals its consumption over that same interval, that customer is still utilizing at least some, if not all, of the above grid services during that time interval.

So what value does a customer with solar PV generation derive from remaining connected to the grid? Let’s begin by examining the charges that a typical residential customer consuming an average of about 1000 kilowatt-hours (kWh) per month [average consumption based on Energy Information Administration (EIA) data and rounded] will pay for grid services, excluding the charges for the electric energy itself. These charges are designed to allocate to the customer its fair share of the fixed costs associated with the transmission system, the distribution system, balancing and ancillary services, and the utility’s (or the retail supplier’s) investment in generation capacity.<sup>3</sup> As stated earlier, the electric energy charges designed to recover the cost of the energy (kWh) consumed by the customer (including the associated transmission and distribution losses), are excluded here. Table 1 illustrates these charges for a typical residential customer.<sup>4</sup>

**Table 1 – Non-Energy Charges Paid by a Typical Residential Customer on a Retail Tariff**

<b>Average Residential Customer: Non-Energy Charges as Percent of Typical Monthly Bill</b>	
Average Monthly Usage (kWh)*	1000
Average Monthly Bill (\$)*	\$110
Typical Monthly Fixed Charges	
Ancillary/Balancing Services	\$1
Transmission Systems	\$10
Distribution Services	\$30
Generation Capacity ^	\$19
Total Fixed Charges for Customer	\$60
<b>Fixed Charges as Percent of Monthly Bill</b>	<b>55%</b>

\*Based on Energy Information Administration (EIA) data, 2011

^The charge for capacity varies depending upon location. This is just an estimate.

In this example, the typical residential customer consumes, on average, about 1000 kWh per month and pays an average monthly bill of about \$110 (based on EIA data). About half of that bill (*i.e.*, \$60 per month) covers charges related to the non-energy services provided by the grid,

3 In “retail choice” states the retail customer can choose its energy supplier, which may not be the utility. In all other states the utility will be the retail supplier.

4 Other charges, such as sales and franchise taxes and environmental charges could be added to the table; however, the focus of this paper is on the grid services that are provided by the host utility.

including a charge for generation capacity. Because residential retail rates are almost always designed to recover most of the power system's fixed costs through kWh charges, a DG customer will avoid paying some or all of its fair share of the fixed costs of grid services. Ultimately the fixed costs that the DG customer does not pay, which are significant, will be shifted to other retail customers. In this example, each DG customer shifts up to \$720 per year in costs (*i.e.*, \$60 \* 12 months) to other retail non-DG customers. To put this into context, if 50 percent of the residential customers in a given utility service territory had DG, the non-DG residential customers in that service territory could experience bill increases of up to 55 percent – from \$110 per month to \$170 per month. Clearly this cost shift is substantial and simply not fair.

*IEE submits that DG customers should pay their fair share of the cost of the grid because pushing any of this cost onto non-DG customers raises serious economic efficiency and fairness issues. Indeed this is one of the key issues in the current debate over net metering.*

To illustrate the value provided by the grid for a solar PV customer, consider what it would cost that customer to self-provide the technical equivalent of these services through some combination of energy storage and/or thermal generation (*e.g.*, a Generac home generator).

Preliminary estimates of the monthly costs that a typical residential customer would have to incur to self-provide the balancing and backup services that the grid currently provides are substantially higher than the \$60 charge shown in Table 1.<sup>5</sup> Furthermore, this cost estimate of self-provision excludes the additional cost of maintaining the level of voltage and frequency control and AC waveform quality currently provided by the grid. An off-the-grid DG customer (or micro-grid) simply cannot provide, at reasonable cost, the same quality of service that a large power system provides. So, in fact, most DG customers remain connected to the grid today and utilize grid services.

This straightforward cost comparison to “self providing” grid services reveals three things. First, the balancing and backup services that the grid provides to DG customers are needed and have substantial value. Second, it does not make economic sense for a DG customer to self-provide these services. Third, it is unfair for DG customers to avoid paying for these grid services,

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<sup>5</sup> The Electric Power Research Institute (EPRI) is developing estimates of the cost of self-providing grid services and expects to release its results in 2014.

thereby shifting the cost burden to non-DG customers. Obviously, DG customers should pay their fair share of the cost of the grid services that the host utility provides.

### ***ECONOMIES OF SCALE ASSOCIATED WITH POWER SYSTEMS***

In many ways, the growth of DG and micro grids today goes full circle back to the early days of the electric power industry. Initially power systems were isolated and each served its own service area. As service areas expanded, utilities began to interconnect. PJM was the first entity to interconnect utilities for reliability purposes and to centrally provide balancing services. This evolution was driven by the substantial economies of scale that still exist today as ISO/RTO markets continue to grow and expand.<sup>6</sup>

These interconnection entities developed for good reasons. When a small power system interconnects with a larger one, all members of the resulting combined entity benefit. However, it has been observed that the small system benefits disproportionately more than the incumbent members. For example, the small system's operating reserve margin will decrease substantially. This phenomenon is even more pronounced when a micro-grid interconnects with a power system.

### ***DG MARKET IS GROWING, PRICING IT RIGHT IS KEY***

Although net metering was a convenient vehicle for kick-starting the DG market, there are now serious questions among state policymakers regarding its continuation and needed reforms. *One main concern, addressed by this paper, is that net-metered customers are avoiding payment of their fair share of the grid services described earlier, thereby causing those lost revenues to be recovered from other customers.* As also demonstrated in this paper, these “grid” costs are quite significant – about 55 percent of the monthly electric bill for a residential customer as demonstrated in Table 1. Although this may not have been a major problem when the DG market was in its infancy, sending the wrong price signals to both customers and to the DG industry is a major problem as the DG market rapidly grows and develops.

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<sup>6</sup> Entergy's decision to join MISO is a recent example.



### ***REVENUE DECOUPLING WILL NOT RESOLVE THE DG COST-SHIFTING ISSUE***

Revenue decoupling is currently being used to promptly restore utility net revenues that would otherwise be lost due to declining electricity sales resulting from utility investments in energy efficiency (EE). Although revenue decoupling makes the utility whole, it does so by explicitly shifting costs from participating EE customers to nonparticipating EE customers using a public or system benefits charge (which is typically visible and transparent to all customers as a charge on their utility bills). Decoupling causes the same cost shifting problem that is created by DG with net metering. However, a fundamental difference is that the magnitude of the “cost shifting” to non DG customers is on a much larger scale than the cost shifting due to energy efficiency. A recent study revealed that decoupling rate adjustments for energy efficiency are quite small – about 2 to 3 percent of the retail rate.<sup>7</sup> In contrast, as described earlier in this paper, a DG customer could shift up to 55 percent of the retail rate onto non-DG customers (and, unlike efficiency charges, which are transparent, the DG cost shifting is essentially invisible to customers).

The amount of cost-beneficial energy efficiency is limited because the more you achieve, the less cost-beneficial the next increment of energy savings becomes. This “diminishing return” aspect means that energy efficiency increases only when it makes economic sense. In contrast, no such economic limit applies to DG. In fact, costs – particularly for rooftop solar PV – are expected to decline over time. *Although regulators have been willing to accept a relatively limited amount of cost shifting to promote utility investments in energy efficiency (about 2-3 percent of rates, on average), they are unlikely to accept the magnitude of cost shifting that will accompany the rapid expansion in net-metered DG unless some reforms to net metering are put into place.*<sup>8</sup>

### ***ALTERNATIVE APPROACHES TO END COST SHIFTING DUE TO NET METERING***

Three basic approaches to net metering are under examination across the nation, each of which seeks to ensure that a DG customer using grid services pays its fair share of the costs of those services while still receiving fair compensation for the excess energy that it produces:

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7 “A Decade of Decoupling for US Energy Utilities: Rate Impacts, Designs, and Observations.” Pamela Morgan, Graceful Systems LLC. February 2013.

8 Distributed generation and net metering were very hot topics at the Summer 2013 NARUC meetings with at least five panel discussions addressing them.

- Redesign retail tariffs such that they are more cost-reflective (including adoption of one or more demand charges);
- Charge the DG customer for its gross consumption under its current retail tariff and separately compensate the customer for its gross (*i.e.*, total on-site) generation; and
- Impose transmission and distribution (T&D) “standby” charges on DG customers.

These three approaches are illustrative and are further described below.

**Redesign Retail Tariffs (APS Proposal).** To address the fundamental issue that a residential customer with rooftop solar should be compensated at a fair rate for the power it exports (sells) to the grid and also pay a fair price for its use of grid services, APS is proposing two options.<sup>9</sup> The first option requires the customer to take service under an existing demand-based rate schedule. The demand charge would cover a reasonable portion of the cost of grid services.

The second option allows the customer to choose an existing APS rate schedule for its total electric consumption and APS will purchase all of the customer’s rooftop solar generation at market-based wholesale rates. This option ensures recovery of grid services and sends more accurate price signals to DG customers. It is also conceptually very close to what Austin Energy has already put in place.

**Treat On-site Generation and Consumption Separately (Austin Energy Tariff).** Austin Energy has implemented a solar tariff that fully compensates its DG customers for their gross on-site generation while separately charging them for their gross consumption under its existing retail tariff.<sup>10</sup> This approach effectively ensures that the cost of grid services are recovered from DG customers while also compensating DG customers for their generation at the utility’s full avoided cost of procuring energy. The Public Utility Regulatory Policies Act (PURPA), under Title II, provides an established precedent for such compensation.<sup>11</sup> This approach requires a separate meter for on-site generation.

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9 APS conversation, July 2013.

10 Rabago, K.R., *The ‘Value Of Solar’ Rate: Designing An Improved Residential Solar Tariff*, Solar Industry, February, 2013. Available at [www.solarindustrymag.com](http://www.solarindustrymag.com).

11 Although PURPA only applies to generating resources that are Qualified Facilities (QFs), this condition has not been applied if the customer receives a credit on its electric bill, rather than a monetary payment for its generated energy.

**Implement T&D Standby Charges for DG Customers (Dominion Tariff).** Dominion requires a residential net-metered DG customer with a solar installation whose rated output is greater than 10kW and up to 20kW, to pay a monthly transmission standby charge of \$1.40 per kW and a monthly distribution standby charge of \$2.79 per kW. However, these standby charges are respectively reduced, dollar for dollar, by the customer's transmission and distribution charges that are recovered through kWh charges applied to the customer's monthly electricity consumption up to the point where each standby charge is fully phased out. This became effective on April 1, 2012. Dominion also proposed a placeholder for a future generation standby charge, but it was not approved. The Commission ruled that a generation standby charge should be studied and filed in a future proceeding.

*A FINAL THOUGHT*

In light of the rapid growth in net-metered DG, it is critical that these customers pay their fair share of the cost of grid services provided to them – and sooner rather than later. Updating net metering policies to put an end to the cost shifting that is occurring today should be done now.

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## About IEE

IEE is an Institute of The Edison Foundation focused on advancing the adoption of innovative and efficient technologies among electric utilities and their technology partners that will transform the power grid. IEE promotes the sharing of information, ideas, and experiences among regulators, policymakers, technology companies, thought leaders, and the electric power industry. IEE also identifies policies that support the business case for adoption of cost-effective technologies. IEE's members are committed to an affordable, reliable, secure, and clean energy future.

IEE is governed by a Management Committee of electric industry Chief Executive Officers. IEE members are the investor-owned utilities that represent about 70% of the U.S. electric power industry. IEE has a permanent Advisory Committee of leaders from the regulatory community, federal and state government agencies, and other informed stakeholders. IEE has a Strategy Committee of senior electric industry executives and 30 smart grid technology company partners.

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