AUDIT OF THE LEGACY GENERATION RESOURCE RIDER OF AEP OHIO FINAL REPORT

PUBLIC VERSION

Prepared for

Public Utilities Commission of Ohio

By

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December 15, 2021
Audit of the Legacy Generation Resource Rider of AEP Ohio: Final report

Prepared for the Public Utilities Commission of Ohio by London Economics International LLC

December 15, 2021

London Economics International LLC ("LEI") was selected by the Public Utilities Commission of Ohio to conduct an independent audit of the Legacy Generation Resource Rider ("LGR") Rider of AEP Ohio ("AEP"). The audit period covers January 1, 2020 through December 31, 2020. The Commission engaged LEI through RFP No. RA21-PPA-1.

LEI’s scope of work encompassed the following tasks:

• providing industry context;
• reconciling OVEC bills and AEP Ohio riders;
• examining the prudency of OVEC’s disposition of energy and capacity;
• assessing prudency of fuel and variable costs incurred;
• examining prudency of capital expenses;
• reviewing environmental compliance activities; and
• reviewing power plant performance.

LEI’s approach to the audit was to rely on information LEI requested from AEP Ohio, primarily through formal data requests. The financial information used in the audit is therefore from a reliable source. LEI also relied on publicly available data, which is used throughout this report to provide context, comparison, and benchmarks.

Table of contents

1 EXECUTIVE SUMMARY AND RECOMMENDATIONS.................................................................................7
  1.1 OBJECTIVE AND PURPOSE......................................................................................................7
      1.1.1 LEI general scope of work..................................................................................................7
  1.2 LEI’S AUDIT APPROACH..........................................................................................................8
  1.3 LEI’S FINDINGS AND RECOMMENDATIONS..........................................................................9
2 INTRODUCTION..................................................................................................................................12
  2.1 INTRODUCTION TO OHIO VALLEY ELECTRIC CORPORATION ................................................12
  2.2 INTRODUCTION TO AEP OHIO...............................................................................................13
  2.3 THE INTER-COMPANY POWER AGREEMENT ("ICPA").........................................................13
  2.4 FIRSTENERGY SOLUTIONS BANKRUPTCY IMPACTED OVEC..............................................15
  2.5 AEP AND OVEC........................................................................................................................15
3 INDUSTRY CONTEXT........................................................................................................................17
  3.1 PJM ENERGY AND CAPACITY PRICES....................................................................................18
      3.1.1 PJM energy prices..............................................................................................................18
3.1.2 PJM uplift payments .......................................................... 18
3.1.3 PJM capacity prices .......................................................... 19
3.2 PJM ANCILLARY SERVICES .................................................... 20
3.3 PJM’S MINIMUM OFFER PRICE FLOOR (“MOPR”) ................. 21
3.4 LEI’S ESTIMATED LEVELIZED COST OF NEW ENTRY IN PJM IS LOWER THAN FULL COST OF OVEC PLANTS 22
3.5 REPEAL OF NUCLEAR SUBSIDY IN OHIO ............................. 24

4 OVEC BILL AND LGR RIDER RECONCILIATION ............................... 25
  4.1 SCOPE AND BACKGROUND .................................................... 25
  4.1.1 Scope ........................................................................... 25
  4.1.2 Background of PPA and LGR Rider ................................. 25
  4.2 EVALUATIVE CRITERIA .......................................................... 26
  4.3 FINDINGS AND CONCLUSIONS ................................................. 26
  4.3.1 OVEC bill, journal entries, and rider charges are consistent 26
  4.3.1.1 Analysis .................................................................. 26
  4.3.1.2 Recommendations ................................................... 29
  4.3.2 Were components of fixed costs (capital costs) billed properly? 29
  4.3.2.1 Analysis of billing of fixed costs ................................. 29
  4.3.2.2 Recommendations ................................................... 31
  4.3.3 The OVEC plants cost more than they earn .......................... 31
  4.3.3.1 Analysis .................................................................. 31
  4.3.3.2 Recommendations ................................................... 33
  4.3.4 LGR Rider reporting components ..................................... 33
  4.3.4.1 Analysis of cumulative balances ............................... 34
  4.3.4.2 Recommendations ................................................... 35

5 DISPOSITION OF ENERGY AND CAPACITY ........................................... 36
  5.1 SCOPE AND BACKGROUND .................................................... 36
  5.1.1 Scope ........................................................................... 36
  5.1.2 Background ................................................................. 36
  5.2 EVALUATIVE CRITERIA .......................................................... 37
  5.3 FINDINGS AND CONCLUSIONS ................................................. 37
  5.3.1 Organization and staffing ............................................... 37
  5.3.2 OVEC’s processes for placing offers into the PJM energy markets 39
  5.3.3 Generation offers ......................................................... 41
  5.3.4 AEP Ohio’s engagement in OVEC Operating Committees 42
  5.3.5 OVEC’s participation in the PJM stakeholder process ......... 44
  5.3.6 Capacity market ........................................................... 45
  5.3.7 Ancillary services .......................................................... 46
  5.3.8 OVEC variable costs versus energy prices ......................... 47
  5.4 RECOMMENDATIONS .............................................................. 48

6 FUEL AND VARIABLE COSTS ............................................................ 49
  6.1 COAL PROCUREMENT .............................................................. 49
  6.1.1 Scope and background .................................................... 49
  6.1.1.1 Scope .................................................................... 49
  6.1.1.2 Background .............................................................. 49
  6.1.2 EVALUATIVE CRITERIA ..................................................... 49
  6.1.3 FINDINGS AND CONCLUSIONS ........................................ 49
  6.1.3.1 AEPSC’s fuel department organization ....................... 50
  6.1.3.2 Coal procurement strategy ........................................ 52
  6.1.3.3 Coal consumption and coal forecasts .......................... 52
  6.1.3.4 Request for proposals for coal supplies ....................... 53
  6.1.3.5 Coal supply sources .................................................. 54
  6.1.3.6 Coal spot price comparison ....................................... 56
  6.1.3.7 Hedging policy .......................................................... 58
  6.1.3.8 Coal and reagent quality specifications and compliance 59
Table of figures

9.3.1 Organization and staffing are reasonable at Kyger Creek and Clifty Creek.................................92
9.3.2 Plant maintenance processes unchanged from previous audit ..................................................94
9.3.3 Planned outage process is well designed......................................................................................94
9.3.4 Actual maintenance costs declined faster than planned maintenance costs ............................97
9.3.5 Plant performance ......................................................................................................................99
9.3.5.1 Heat rates worsened in 2020 ...............................................................................................100
9.3.5.2 OVEC units’ capacity factors declined in 2020 ...................................................................101
9.3.5.3 EFOR data indicate OVEC plants were more reliable than industry averages in 2020 ........103
9.3.5.4 EAF data indicates that most OVEC units were available as often as PJM average ..........105
9.3.6 Emergency procedures and COVID-19 response .....................................................................107
9.4 Recommendations .......................................................................................................................108

10 APPENDIX OF ACRONYMS (THIS THE NEW ONE FROM HB) ..................................................109

Table of figures

FIGURE 1. LEI recommendations from AEP Ohio PPA audit for 2019 ..................................................11
FIGURE 2. OVEC generating stations, 2021 .......................................................................................12
FIGURE 3. OVEC sponsoring company power participation ratios ....................................................14
FIGURE 4. PJM footprint ......................................................................................................................17
FIGURE 5. Annual average day-ahead energy prices (2013-2020) ....................................................18
FIGURE 6. RPM BASE RESIDUAL AUCTION RESOURCE CLEARING PRICE IN PJM ($/MW-DAY) 19
FIGURE 7. LEI’s estimated cost of a generic CC GT in PJM ..............................................................23
FIGURE 8. Reconciliation of OVEC bill and detailed monthly journal entries ..................................27
FIGURE 9. Reconciliation of journal entries and rider charge .............................................................28
FIGURE 10. Total demand charges payable to OVEC from all participants .......................................30
FIGURE 11. Total demand charges payable to OVEC from AEP Ohio, reconciled with journal ........30
FIGURE 12. OVEC cost of power (demand and energy charges) ......................................................32
FIGURE 13. AEP Ohio’s OVEC charges versus PJM earnings ..........................................................32
FIGURE 14. AEP Ohio part B rates, January-June 2020 ....................................................................33
FIGURE 15. AEP Ohio Part B rates, July - December 2020 .................................................................34
FIGURE 16. AEP Ohio 2020 cumulative LGR rider balance ..............................................................35
FIGURE 17. OVEC energy scheduling organization chart .................................................................39
FIGURE 18. OVEC normal daily scheduling timeline .......................................................................40
FIGURE 19. AEP Ohio’s participation in OVEC operating committee meetings in 2020 .................42
FIGURE 20. OVEC operational and financial performance - 2020 OVEC operating annual meeting 43
FIGURE 21. OVEC operating committee May 6, 2020 agenda and notes ...........................................44
FIGURE 22. AEP Ohio’s capacity performance price ($/MW-DAY) and volume (MWs) offered by unit in 2020/2021 RPM BRA auction ..................................................................................46
FIGURE 23. PJM RPM BASE RESIDUAL AUCTIONS (“BRA”) CP results ($/MW-DAY) ........................46
FIGURE 24. Prorated monthly AEP Ohio A/S net earnings .................................................................47
FIGURE 25. OVEC energy charges and monthly average PJM market prices at AEP GEN hub .........48
FIGURE 26. AEPS C regulated fuel procurement organization ..........................................................50
FIGURE 27. Coal procurement targets ...............................................................................................52
FIGURE 28. Actual coal consumed versus monthly forecast estimate, Clifty Creek ..........................53
FIGURE 29. Actual coal consumed versus monthly forecast estimate, Kyger Creek ......................53
FIGURE 30. Coal procured for Clifty Creek Station, weighted average contract price .......................55
FIGURE 31. Coal procured for Kyger Creek Station, weighted average contract price ....................56
FIGURE 32. Weighted average coal contract price for Clifty Creek plant versus S&P physical market survey price .........................................................56
PUBLIC VERSION - REDACTED

Figure 33. Weighted average coal contract price for Kyger Creek plant versus S&P Physical Market Survey price ................................................................. 57
Figure 34. Communication of event process ................................................................. 58
Figure 35. Coal transportation contracts ........................................................................ 62
Figure 36. Kyger Creek plant coal transportation cost compared to EIA .......................... 62
Figure 37. Clifty Creek plant coal transportation cost compared to EIA .......................... 63
Figure 38. OVEC reagent costs .................................................................................... 64
Figure 39. Coal inventory targets ................................................................................... 66
Figure 40. Clifty Creek coal inventory level .................................................................... 67
Figure 41. Clifty Creek historical generation and capacity factor .................................... 67
Figure 42. Kyger Creek coal inventory level .................................................................... 68
Figure 43. Kyger Creek historical generation and capacity factor .................................... 69
Figure 44. States covered by CSAPR ............................................................................... 71
Figure 45. OVEC-IKEC ESH Department Organization Chart ......................................... 73
Figure 46. Clifty Creek air pollution control process ....................................................... 76
Figure 47. Kyger Creek air pollution control process ....................................................... 76
Figure 48. Kyger Creek and Clifty Creek environmental compliance equipment ............... 77
Figure 49. OVEC emissions allowance account balance as of 2020 ............................... 82
Figure 50. Capital spending in OVEC, 2018-2020 .......................................................... 85
Figure 51. The six-step capital budget process at OVEC ................................................. 86
Figure 52. Budgeted and actual costs of all OVEC capital projects, 2020 ......................... 87
Figure 53. Detailed summary of selected capital projects of OVEC ................................. 88
Figure 54. OVEC-owned generating units, 2020 ............................................................ 91
Figure 55. OVEC – IKEC Plant Management Staffing, 2020 ............................................ 93
Figure 56. OVEC – Labor and non-labor O&M costs for Clifty Creek and Kyger Creek, 2018-2020 ................................................................. 93
Figure 57. OVEC’s outage planning process .................................................................... 96
Figure 58. Maintenance costs for OVEC plants, budget vs actual, 2018-2020 .................. 98
Figure 59. Generation unit heat rates (BTU/kWh) ............................................................ 101
Figure 60. Monthly NCF of OVEC units, 2018-2020 ..................................................... 102
Figure 61. Generation units average annual NCF (%), 2018-2020 ..................................... 103
Figure 62. EFOR of OVEC units, 2018-2020 ................................................................. 104
Figure 63. EAFs of OVEC units, 2018-2020 ................................................................. 106
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London Economics International LLC ("LEI") shall indemnify, defend, save and hold harmless the Public Utilities Commission of Ohio ("PUCO" or "the Commission"), the State of Ohio, its agents, officers and employees from any and all liabilities, claims, demands or causes of action of whatever kind or nature, including attorneys’ fees and court costs arising from the performance of this Contract, to the extent these are caused by LEI’s intentionally wrongful, reckless or negligent performance hereunder. If the Commission’s tender of defense, based upon this indemnity provision, is rejected by LEI, and LEI is later found by a court of competent jurisdiction to have been required to indemnify the Commission, then in addition to any other remedies the Commission may have, LEI shall pay the Commission’s reasonable expenses incurred in proving such indemnification, defending itself or enforcing this provision.

In addition, the Commission indemnifies LEI against all damages, costs and liabilities suffered by LEI as a consequence of any claims or proceedings brought against LEI by any third-party (defined as any person other than the Commission) in connection with the audit services including, without limitation, any liability arising as a result of LEI complying with the Commission’s instructions or a breach of the Commission’s obligations under our agreement, unless such damages, costs or liabilities arise from LEI’s willful misconduct or gross negligence.

LEI will only be liable in the case of gross negligence, and under no circumstances shall LEI’s liability exceed the total fees actually received by LEI.
1 Executive summary and recommendations

1.1 Objective and purpose

AEP Ohio is an investor-owned electric utility regulated by the Public Utilities Commission of Ohio ("PUCO" or "the Commission"). AEP Ohio is a Sponsoring Company of the Ohio Valley Electric Corporation ("OVEC"), meaning that AEP Ohio, under a contract known as the Amended and Restated Inter-Company Power Agreement ("ICPA"), is entitled to a share of OVEC’s electricity generation, and must also pay that same share of OVEC’s costs.1 OVEC’s generation is provided by two 60-plus year-old coal plants. AEP Ohio’s net costs (its share of OVEC’s costs less sales of energy and capacity) were passed on to AEP Ohio’s ratepayers through the Power Purchase Agreement Rider ("PPA Rider"), established in the Commission’s decisions in PUCO Case No. 14-1693-EL-RDR.

In 2019, House Bill 6 ("HB 6") defined a legacy generation resource ("LGR") in a way which encompassed the OVEC plants (RC 4928.01(A)(41)). New riders were needed to replace existing OVEC riders (such as AEP’s PPA Rider), starting on January 1, 2020.2 AEP’s Legacy Generation Resource Rider ("LGR") became effective January 1, 2020.

The Commission engaged LEI to audit the LGR Rider for the period January 1 through December 31, 2020. The purpose of the audit is to establish the prudency of all the costs and sales flowing through the LGR Rider, and to investigate whether AEP Ohio’s actions were in the best interest of its retail ratepayers.3

1.1.1 LEI general scope of work

LEI’s scope of work covers the following items:

1. Industry context: A review of the current dynamics of the PJM wholesale markets in which OVEC operates, and the impact that changing market dynamics have on OVEC’s operations and practices;

2. OVEC bill and AEP Ohio LGR Rider reconciliation: Examination of whether charges on the OVEC bill are accurately reflected in AEP Ohio’s accounts, and also in the LGR Rider;

3. Disposition of energy and capacity: A review of the unit scheduling and offering of energy into PJM administered wholesale markets, offering behavior in PJM administered capacity markets, and offering behavior and/or participation in any other market that

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1 LEI-DR-06-001 Attachment. Amended and Re-Stated Inter-Company Power Agreement.


may provide revenue above and beyond that which is received in energy and capacity markets;

4. **Fuel and variable costs**: An assessment of OVEC’s fuel operations and maintenance-related expenses, including comparison between incurred fuel costs and market prices to evaluate the reasonableness of fuel expenses during the audit period;

5. **Capital expense**: Examination of the prudence of OVEC’s process for allocating capital and conducting capital projects, and an assessment of whether the fixed costs incurred by OVEC are properly allocated to AEP Ohio, including depreciation, debt service, and plant maintenance expenses;

6. **Environmental compliance**: A review of OVEC’s environmental compliance activities. This includes, but is not limited to, the impact that compliance activities had on OVEC’s fuel procurement strategy, overall emission allowance management strategy, and methods used to analyze compliance options and develop overall mitigation strategies; and

7. **Power plant performance**: A review of significant plant outages or other degradations observed in the operating availability, equivalent availability, or capacity factors of OVEC’s generating plants, and an assessment of at least one of OVEC’s generating stations based on a virtual site visit.

### 1.2 LEI’s audit approach

LEI’s approach to the audit was to rely on information LEI requested from AEP Ohio staff, primarily through formal data requests. LEI also used publicly available data from OVEC annual reports, and other sources of public data. The audit approach included the following steps:

- LEI issued formal data requests over the time period August 2021 through November 2021, and kept a database and numbering system which logged requests issued and responses received;
- LEI held conference calls and numerous email exchanges; and
- Owing to COVID-19 protocols in place at the OVEC plants, which prohibit non-essential personnel from visiting the plants, LEI did not conduct in-person interviews, site visits, or in-camera contract reviews. LEI conducted a single “virtual site visit” to audit the presence and use of environmental control equipment in the plants, and coal handling operations.

Another key component of LEI’s audit was to compare and benchmark cost and operational results against industry data from publicly available data sources, such as the Energy Information Administration (“EIA”). This public data provided the important context for evaluating OVEC’s fuel and power procurement results, as well as results of operations.

This audit report is presented in ten chapters:

- Chapter 1: Executive summary and recommendations
- Chapter 2: Introduction
- Chapter 3: Utility industry context
Chapter 4: OVEC bill and rider reconciliation
Chapter 5: Disposition of energy and capacity
Chapter 6: Fuel and variable cost expenses
Chapter 7: Capital expenses
Chapter 8: Environmental compliance
Chapter 9: Power plant operations
Chapter 10: Appendix of acronyms

Chapters 4-9 are organized in the same way, beginning with a statement of the scope of the audit which applies to AEO Ohio’s activities, and background information to provide context for these activities; followed by the evaluative criteria used in the audit, LEI’s findings, and finally LEI’s recommendations.

1.3 LEI’s findings and recommendations

Overall, LEI found that the processes, procedures, and oversight were mostly adequate and consistent with good utility practice, given that the ICPA is in place and customers will be charged for the cost of the plants until at least May 2024.

LEI’s analysis shows that at this time the OVEC plants cost customers more than the cost of energy and capacity that could be bought on the PJM wholesale markets. However, there may be other considerations, such as providing employment at the plants, or the plants’ contributions to fuel diversity in the State, that outweigh the impact on ratepayers, which the Ohio legislature takes into consideration.

As detailed in this report, LEI has the following recommendations:

Components of fixed cost: The components of fixed costs were billed properly. However, one component of fixed costs, referred to as “Component (D)” in the OVEC bill, is identified by the ICPA as a payment per common share (similar to a dividend). OVEC’s capital expenditures are not part of a rate base for which they are allowed a regulated rate of return, but Component D is itself a return to the owners of OVEC. ORC 4928.01(A)(42) requires that "Prudently incurred costs …must exclude any return on investment in common equity…". Component D seems to be such a return. Though it is not a large share of the overall OVEC bill to ratepayers, the annual $X million per year for Component D amounted to nearly all OVEC’s $X million of net income in 2020. The Commission may wish to examine this.

Disposition of energy and capacity: OVEC energy and capacity are sold into the PJM markets; OVEC typically self-schedules its units in the PJM day-ahead market (in other words, OVEC informs PJM that a unit’s availability status is “must-run”). The alternative to must-run availability status for a unit which is not on outage is to offer the unit so that it may be committed

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by PJM (in other words, OVEC would inform PJM that availability status is “economic”). Must-run units are committed by the market participant and then dispatched by PJM without regard to whether the hourly energy price is high enough to cover the unit’s fuel and variable costs. LEI’s analysis (based on monthly average PJM prices) shows that some of the time, the PJM energy price did not cover fuel and variable costs. LEI believes the temporary permission given by the OVEC Operating Committee (of which AEP Ohio is a member) to allow the OVEC plants to be committed either as must-run or based on economic commitment (discussed in Section 5) was prudent. That option was in place temporarily in 2020; LEI recommends that AEP Ohio and the other members of the Operating Committee allow this flexibility on an ongoing basis. Ideally, the units would be committed based on economics all or most of the time, but in the case of coal plants this can cause difficulties in managing staffing and fuel deliveries, and repeated start-up of coal plants can damage equipment. In terms of disposition of capacity, LEI believes AEP Ohio’s capacity offer strategy could be made potentially more profitable if AEP Ohio developed price and volume offer pairs based on analysis of potential bonus payments and penalties at various offer volumes.

**Fuel and variable cost expenses:** Coal inventories were much higher than target levels in 2020. LEI recommends that AEP Ohio, through its role on the Operating Committee, encourage ongoing review and improvement to OVEC’s coal burn forecasting methods and coal procurement practices.

**Capital expenses:** The process of planning and executing individual capital projects appears to be well-managed. However, it appears there is no cap on annual capital expenses. This could lead to over-investment in the plants, as the Commission does not review and/or approve the OVEC capital expenditures.

**Environmental compliance activities:** Based on LEI’s virtual site visit, LEI found that OVEC complied with environmental requirements during the audit period. Management of emissions allowance inventories was reasonable and prudent.

**Power plant performance:** The plants performed reliably in 2020, with forced outage rates generally better than PJM averages; and availability factors slightly higher than PJM averages for some units, and slightly lower for other units. However, heat rates were higher (i.e., efficiency was lower) than in 2019 owing to weaker demand and low energy prices in 2020, which resulted in plant dispatch at levels below optimal operating levels.

In LEI’s previous audit of AEP Ohio’s Power Purchase Agreement (“PPA”) Rider, for Docket No. 14-1693-EL-RDR, LEI made several recommendations. Figure 1 shows the current status of the recommendations.

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## Figure 1. LEI recommendations from AEP Ohio PPA audit for 2019

<table>
<thead>
<tr>
<th>Topic</th>
<th>LEI recommendation</th>
<th>Status or outcome</th>
</tr>
</thead>
<tbody>
<tr>
<td>The true up process for the PPA Rider</td>
<td>Six month lag in true-up should be reduced to 3-month</td>
<td>No longer relevant, PPA Rider replaced by LGR Rider with different methodology</td>
</tr>
<tr>
<td>Components of fixed costs</td>
<td>“Component (D)” in the OVEC bill is identified by the ICPA as a payment per common share</td>
<td>To be determined by the Commission</td>
</tr>
<tr>
<td>Disposition of energy and capacity</td>
<td>Reconsider “must-run” offer strategy</td>
<td>AEP Ohio/OVEC Operating Committee allowed economic-based commitment on a temporary basis in 2020</td>
</tr>
<tr>
<td>Fuel and variable cost expenses</td>
<td>Coal inventories higher than target; coal burn forecasts inaccurate</td>
<td>Does not appear to have been addressed</td>
</tr>
<tr>
<td>Capital expenses</td>
<td>No cap on annual capital expenses; LEI recommended that the Commission consider implementing such a cap</td>
<td>To be determined by the Commission</td>
</tr>
<tr>
<td>Environmental compliance activities</td>
<td>No recommendation</td>
<td>n/a</td>
</tr>
<tr>
<td>Power plant performance</td>
<td>OVEC should inspect and fix the technical problems with the baffle wall at Clifty Creek Unit 6 to minimize forced outages</td>
<td>In 2020, reliability metrics for Clifty Creek Unit 6 were back to normal, indicating the problem had been addressed</td>
</tr>
</tbody>
</table>
2 Introduction

2.1 Introduction to Ohio Valley Electric Corporation

Ohio Valley Electric Corporation ("OVEC") and its wholly owned subsidiary, Indiana-Kentucky Electric Corporation ("IKEC"), were established on October 1, 1952. OVEC and IKEC were established by investor-owned utilities ("IOUs") and their parent companies to serve the large electric power requirements projected for the uranium enrichment facilities under construction by the Atomic Energy Commission ("AEC") near Portsmouth, Ohio." As of 2020, OVEC is owned by various IOUs or utility holding companies and two affiliates of generation and transmission rural electric cooperatives. These entities or their affiliates comprise the Sponsoring Companies. The Sponsoring Companies purchase power from OVEC according to the terms of the Inter-Company Power Agreement ("ICPA"), which is in place until June 30, 2040.9

OVEC owns two coal-fired power plants. OVEC’s Kyger Creek Power Plant at Cheshire, Ohio, and IKEC’s Clifty Creek Power Plant at Madison, Indiana, have nameplate generating capacity of 1,086.3 MW and 1,303.56 MW respectively.10 The two generating stations began operating in 1955 and are connected by a network of 705 circuit miles of 345 kV transmission lines that also interconnect with the major power transmission network of several of the utilities in the area (see Figure 2).11

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11 Ibid.
Between 2019 and 2020, OVEC’s net generation declined by 19.69% from 11,238,298 MWh to 9,025,018 MWh. During the same period, the total power cost to Sponsors declined at 5.54% from 640.80 million to $605.27 million. As a result, the average power cost (total power cost divided by net generation) increased by 17.54% from $57.04/MWh to $67.00/MWh. According to OVEC’s 2021 annual report, “increased average power costs were directly related to reduced generation by the impact of COVID-19 on the energy demand.”

2.2 Introduction to AEP Ohio

American Electric Power (“AEP”) Ohio operates in Ohio as the Ohio Power Company in two rate zones, Columbus Southern Power and Ohio Power. AEP Ohio, a regulated utility and subsidiary of AEP, has a service area that spans approximately 10,274 square miles and supplies electric service to approximately 1.5 million residential, commercial, industrial, and other customers.

Based on the ICPA, as a Sponsoring Company, AEP Ohio (through Ohio Power Company’s Ohio Power at 15.49% share and Columbus Southern Power at 4.44% share) is entitled to a 19.93% contractual share of the costs and revenues of the two OVEC plants. The Power Participation Ratio (“PPR”) share is billed to AEP Ohio customers in the LGR Rider of Ohio Power Company.

2.3 The Inter-Company Power Agreement (“ICPA”)

In the 1950s, OVEC, the US AEC, and OVEC’s owners or their utility company affiliates (the Sponsoring Companies) entered into power agreements to build the two coal plants to serve AEC’s substantial power requirements. On October 15, 1952, a 25-year agreement was executed by OVEC and AEC. As part of this agreement, OVEC and the Sponsoring Companies later (in 1953) signed the ICPA which specified the allocation to each company of power not utilized by the Department of Energy (“DOE”) or its predecessors. On September 29, 2000, the DOE informed OVEC of its cancellation of the DOE Power Agreement. On April 30, 2003, the DOE Power Agreement was cancelled.

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13 Ibid.

14 Unless otherwise stated, all prices are in nominal US dollars.

15 Ibid. p. 4.


Agreement was terminated. Since the DOE Power Agreement termination, OVEC’s entire generating capacity has been available to the Sponsoring Companies under the terms of the ICPA. The Sponsoring Companies and OVEC entered into an amended contract, the *Amended and Restated Inter-Company Power Agreement*, effective as of August 11, 2011, which extends to June 30, 2040. Shares of the sponsoring companies in OVEC’s power participation benefits and requirements are shown in Figure 3.

Table: OVEC Sponsoring Company Power Participation Ratios

<table>
<thead>
<tr>
<th>Company</th>
<th>Ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allegheny Energy Supply Company LLC</td>
<td>3.01</td>
</tr>
<tr>
<td>Appalachian Power Company</td>
<td>15.69</td>
</tr>
<tr>
<td>Buckeye Power Generating, LLC</td>
<td>18.00</td>
</tr>
<tr>
<td>The Dayton Power and Light Company</td>
<td>4.90</td>
</tr>
<tr>
<td>Duke Energy Ohio, Inc.</td>
<td>9.00</td>
</tr>
<tr>
<td>Energy Harbor Corp.</td>
<td>4.85</td>
</tr>
<tr>
<td>Indiana Michigan Power Company</td>
<td>7.85</td>
</tr>
<tr>
<td>Kentucky Utilities Company</td>
<td>2.50</td>
</tr>
<tr>
<td>Louisville Gas and Electric Company</td>
<td>5.63</td>
</tr>
<tr>
<td>Monongahela Power Company</td>
<td>0.49</td>
</tr>
<tr>
<td>Ohio Power Company</td>
<td>19.93</td>
</tr>
<tr>
<td>Peninsula Generation Cooperative</td>
<td>6.65</td>
</tr>
<tr>
<td>Southern Indiana Gas and Electric Company</td>
<td>1.50</td>
</tr>
</tbody>
</table>

Some of the Common Stock issued in the name of:

*American Gas & Electric Company
**Columbus and Southern Ohio Electric Company

Subsidiary or affiliate of:

1. FirstEnergy Corp.
2. Buckeye Power, Inc.
3. The AES Corporation
4. Duke Energy Corporation
5. PPL Corporation
7. Wolverine Power Supply Cooperative, Inc.
8. CenterPoint Energy, Inc.

The most recent legislation authorizing cost recovery with respect to changes under the ICPA arrangement (HB 6) requires that the cost to residential customers cannot exceed $1.50/month. HB 6 goes on to require that, with respect to OVEC (referred to as “legacy generation resource” in the following quote): “for all other customer classes, the commission shall establish comparable monthly caps for each class at or below one thousand five hundred dollars per customer. Insofar as the prudently incurred costs related to a legacy generation resource exceed these monthly limits, the electric distribution utility shall defer the remaining prudently incurred costs as a regulatory asset or liability that

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20 Ibid.

shall be recovered as determined by the commission subject to the monthly caps set forth in this division.”

This means that although there is a monthly cap on customer charges, there is no cap over time, and any prudently incurred costs greater than the caps can be recovered from customers in the future.

2.4 FirstEnergy Solutions bankruptcy impacted OVEC

A dispute starting in August 2018 which impacted the cost of the ICPA to AEP customers came to a conclusion in 2020. The bankrupt FirstEnergy Solutions (“FES”), now Energy Harbor Corp., initially refused to pay its 4.85% power participation ration (“PPR”) under the ICPA.

A settlement of the case became effective on June 15, 2020. Per the settlement, Energy Harbor:

- assumed the ICPA;
- became a Sponsoring Company of OVEC, taking over FES’s 4.85% PPR;
- continued to perform its obligations under the ICPA arising on or after June 1, 2020, pursuant to the terms of the ICPA; and
- paid OVEC $32.5 million in cash as full and final settlement of any cure amounts required to be paid in connection with the assumption of the ICPA.

In the meantime, however, as noted by OVEC “Per the ICPA… OVEC made available to all other Sponsoring Companies FES’s entitlement to available energy under the ICPA.” AEP Ohio did not take on any of FES’s entitlements during the audit period.

2.5 AEP and OVEC

In addition to AEP Ohio’s contract for OVEC generation through the ICPA, AEP as the parent company of AEP Ohio has other points of integration with OVEC. AEP and OVEC have overlapping executive management. For example, the Executive Vice-President for Generation of AEP Ohio is also responsible for OVEC/IKEC generating assets, and sits on the Executive Committees of both AEP and OVEC. AEP and its subsidiary companies owned 43.47% of the common stock of OVEC as of December 31, 2020. In addition, the AEPSC provided about $4.94 million and $3.02 million in services to OVEC in 2019 and 2020 respectively. The services

22 Ibid.
24 Ibid. p. 42.
28 Ibid.
included: regular recurring operation and maintenance services, nonrecurring plant construction projects, and engineering studies. These costs of these services are incurred by OVEC and paid to AEPSC, and AEP Ohio’s PPR share is billed to AEP Ohio customers.
3 Industry context

To understand LEI’s assessment of the prudence of the costs incurred related to AEP’s Intercompany and PPA Rider, it is important to begin with the context of the electricity industry in PJM.

AEP Ohio and the OVEC plants are located in the PJM Interconnection. PJM is a regional transmission organization (“RTO”) that manages grid reliability and wholesale electricity markets for 13 states and the District of Columbia (see Figure 4).29

Figure 4. PJM footprint


This chapter discusses the following:

- PJM energy and capacity markets;
- PJM ancillary services;
- PJM Minimum Offer Price Rule (“MOPR”);

29 PJM coordinates the movement of electricity through all or parts Delaware, Illinois, Indiana, Kentucky, Maryland, Michigan, New Jersey, North Carolina, Ohio, Pennsylvania, Tennessee, Virginia, West Virginia, and the District of Columbia.
• LEI’s estimated levelized cost of a new combined-cycle gas turbine (“CCGT”) plant in PJM; and
• Repeal of nuclear subsidy and introduction of solar subsidy in Ohio.

3.1 PJM energy and capacity prices

3.1.1 PJM energy prices

Wholesale electric energy prices have generally declined since 2013 in the PJM market, except for a spike in 2014 caused by extremely cold weather during the Polar Vortex and a small rise in 2018 as a result of higher natural gas and coal prices, and other drivers. Between 2013 and 2020, day-ahead energy prices decreased on average 8.3% per year across the PJM footprint and fell on average 7.1% per year in AEP zone (see Figure 5). Day-ahead energy prices in the AEP zone averaged $26.81/MWh in 2019 and $20.92/MWh in 2020.

![Figure 5. Annual average day-ahead energy prices (2013-2020)](image)

Source: Day-ahead prices from MISO aggregated by S&P Global Market Intelligence.

3.1.2 PJM uplift payments

PJM provides payments for operating a unit under specific conditions as directed by PJM. These uplift payments to units are intended to “ensure that they recover their total offered costs when market revenues are insufficient or when their dispatch instructions diverge from their

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dispatch schedule.” For example, if PJM wants to schedule a unit to operate for two hours at a given output (say, operate from 3pm – 5pm at 150 MW) the next day, but the unit requires four hours to start up, has a minimum run time of four hours, and a minimum generation level of 50 MW, then PJM would ensure that the costs of start-up and operations are reimbursed. i.e., that the unit’s costs are made whole. This applies to units which are available based on economics, but not to units which are self-scheduled, because uplift payments are “intended to be one of the incentives to generation owners to offer their energy to the PJM energy market for dispatch based on incremental offer curves and to operate their units at the direction of PJM dispatchers.”

3.1.3 PJM capacity prices

PJM has a capacity mechanism to support long-term reliability, conducting an annual three-year forward auction to procure the supply needed to meet predicted demand. The capacity mechanism is referred to as the Reliability Pricing Model (“RPM”). The RPM is a series of annual auctions for delivery in the future. The majority of capacity is procured in the first auction for a particular delivery year, which is known as the Base Residual Auction (“BRA”), conducted three years in advance of a given delivery year. Capacity clearing prices in the BRA have fluctuated in recent years (see Figure 6). The 2022/2023 BRA is the third BRA for which PJM has procured only Capacity Performance (“CP”) Resources, which means that the resources are required to generate if called upon, and if they do not, they must pay substantial penalties to PJM. New entry, retirements, and changes in parameters affecting the demand curve impact capacity prices. The OVEC plants are located in the RTO capacity zone.

<table>
<thead>
<tr>
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<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>PJM</td>
<td>$16.46</td>
<td>$27.73</td>
<td>$125.99</td>
<td>$136.00</td>
<td>$59.37</td>
<td>$120.00</td>
<td>$164.77</td>
<td>$100.00</td>
<td>$76.53</td>
<td>$140.00</td>
<td>$50.00</td>
</tr>
</tbody>
</table>


In the PJM auction held in May 2021 for the 2022/23 delivery year, the RTO zone (also reflecting the AEP) cleared at $50.00/MW-day ($2.08/MWh).

31 Ibid.


3.2 PJM ancillary services

Ancillary services help to balance the transmission system as it moves electricity from generating sources to ultimate consumers. A co-optimized solution is performed by PJM to optimize between energy and/or ancillary services supplied from a unit by using market offers for energy and operating reserves as well as physical constraints.\(^{35}\)

Regulation and reserves are two categories of ancillary services for which PJM operates a market:

- **Regulation** helps to control small mismatches between load and generation. Currently, steam (coal and natural gas), combustion turbines (natural gas, oil, methane, and biomass), hydro, storage (batteries, flywheels, and hot water heaters), and demand response participate in the PJM Regulation Market, which provides market-based compensation to those resources that can adjust output or consumption in response to an automated signal.

- **Reserves** are used to recover system balance by making up for generation deficiencies if there is loss of a large generator. There are three major categories of reserves: operating reserves, which must be available within 30 minutes; primary reserves, which must be available within 10 minutes; and synchronized reserves, which is grid-connected power that must be available within 10 minutes. All three reserves can be supplied by generators that are connected to the electric grid, and/or by demand side response. Operating reserves and primary reserves can also be supplied by offline generators.

PJM operates a market for regulation services (the Regulation Market), and for reserves (the Synchronized Reserve Market, the Non-Synchronized Reserve Market, and the Day-Ahead Scheduling Reserve Market).\(^{36}\)

There are ancillary services, which are not purchased or sold through a market-based system. For example, reactive power (which helps maintain the correct voltage on the transmission system and is essential to the flow of power) provided by generators is paid for by PJM based on a tariff, rather than procured through markets.\(^{37}\)

In its Quarterly State of the Market Report posted on August 12, 2021, PJM’s independent market monitor evaluated the synchronized reserve market for the first six months of 2021 and reported that it was not competitive due to high levels of supplier concentration.\(^{38}\) During the same period, the Day-Ahead Scheduling Reserve Market and the Non-Synchronized Reserve Market were also reported by the PJM’s independent market monitor as not competitive as the markets would have

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\(^{35}\) LEI-DR-01-004.


failed a three pivotal supplier test in 45.8% and 87.1% of the hours respectively.\textsuperscript{39} PJM’s independent market monitor recommended that PJM review the design of these markets to improve competitiveness.

3.3 PJM’s minimum offer price floor ("MOPR")

The MOPR specifies a minimum dollar amount that a resource can offer into the capacity market. The MOPR is intended to prevent resources from offering into the market at artificially low prices, thereby limiting market power and ensuring that new resources are offered competitively into PJM’s capacity markets. Historically, MOPR only applied to a limited number of new resources, such as natural gas-fired combustion turbine and combined cycle plants.

On December 19, 2019, FERC issued an Order expanding PJM’s MOPR to include renewable energy resources, among other resources, benefitting from state subsidies (see text box below). The intent of expanding the MOPR was to mitigate the potential price-distorting impacts of state-subsidized resources participating in PJM’s multibillion-dollar capacity market. Under the Order, all new and existing state-subsidized capacity resources would be subject to an administratively determined price floor. This ruling came as a response to a complaint filed against PJM in 2016 from a group of competitive power suppliers.\textsuperscript{40}

The FERC Order was met with opposition from clean energy advocates, who argued that states with large renewable portfolios would have to pay twice for renewable capacity that does not clear PJM’s market. Rehearing requests sought clarification of the definition of state subsidy, the scope of exemptions for existing renewables, and how the MOPR will be applied.

On March 18, 2020, PJM submitted its compliance filing to FERC. In this filing, PJM confirmed the price floors for various resources, and clarified exceptions to the MOPR. Notable exceptions to the MOPR included renewables in state Renewable Portfolio Standard ("RPS") programs, demand response and energy efficiency, storage, self-supply, federal subsidies such as the Regional Greenhouse Gas Initiative ("RGGI") as well as any resource that can demonstrate actual costs are less than the MOPR floor price.\textsuperscript{41}

\textsuperscript{39} Ibid.

\textsuperscript{40} FERC Docket No. EL16-49-000.

On July 30, 2021, PJM filed an updated MOPR with FERC, intended to protect the market from buyer-side market power and from state actions that directly interfere with the auction clearing outcomes, while accommodating state public policies and self-supply models. On September 29, 2021, FERC ordered that PJM’s proposed amendments to its capacity market rules would take effect immediately and therefore, MOPR would come to effect for the upcoming 2023/2024 delivery year capacity auction.

3.4 LEI’s estimated levelized cost of new entry in PJM is lower than full cost of OVEC plants

LEI’s analysis indicates that a new combined cycle gas turbine (“CCGT”) has an estimated levelized cost of energy (“LCOE”) of $35.9/MWh for PJM West and $42.2/MWh for PJM East in 2021 (see Figure 7). LCOE is an analytical tool that measures lifetime costs of a power plant divided by its lifetime energy production. It calculates the present value of the total cost of building and operating a new plant—including the fixed cost—and spreads this cost over all the MWhs the plant is assumed to produce in its lifetime. Thus, LCOE is a $/MWh measure that can be compared to market prices. If expected market prices are higher than the LCOE of a plant, it is a signal that an investor could earn an attractive return—it is, therefore, a signal to build a plant. If expected market prices are lower than the LCOE, it is a signal not to build a plant (unless there is an additional source of revenue, such as a capacity market). LEI’s estimated LCOE of $35.9/MWh for PJM West and $42.2/MWh for PJM East include recovery of fixed costs of $120.4/kW/year and $128.2/kW/year.

42 FERC Docket No. ER21-2582-000.

The reported cost of the OVEC plants, at $67.00/MWh, is higher than the levelized cost of building a new CCGT. The LCOE analysis implies that the OVEC plants are not competitive with a new CCGT based on full-cycle costs.

### Figure 7. LEI’s estimated cost of a generic CCGT in PJM

<table>
<thead>
<tr>
<th></th>
<th>2021 CCGT (PJM West)</th>
<th>2021 CCGT (PJM East)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital cost ($/kW)</td>
<td>$859</td>
<td>$922</td>
</tr>
<tr>
<td>Leverage (%)</td>
<td>60.0%</td>
<td>60.0%</td>
</tr>
<tr>
<td>Tax rate (%)</td>
<td>26.0%</td>
<td>26.0%</td>
</tr>
<tr>
<td>Debt interest rate (%)</td>
<td>6.0%</td>
<td>6.0%</td>
</tr>
<tr>
<td>Post-tax required equity return (%)</td>
<td>8.7%</td>
<td>9.0%</td>
</tr>
<tr>
<td>Equity contribution capital recovery term</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>Lead time</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>Heat rate (Btu/KWh)</td>
<td>6,339</td>
<td>6,339</td>
</tr>
<tr>
<td>Variable O&amp;M ($/MWh)</td>
<td>$2.7</td>
<td>$2.1</td>
</tr>
<tr>
<td>Fixed O&amp;M ($/MWh)</td>
<td>$24.0</td>
<td>$20.0</td>
</tr>
<tr>
<td>Fuel price ($/MMBtu)</td>
<td>$2.5</td>
<td>$3.3</td>
</tr>
<tr>
<td>Capacity factor (%)</td>
<td>80%</td>
<td>80%</td>
</tr>
<tr>
<td>All-in fixed cost ($/kW/year)</td>
<td>$120.4</td>
<td>$128.2</td>
</tr>
<tr>
<td>Levelized cost of new entry ($/MWh)</td>
<td>$35.9</td>
<td>$42.2</td>
</tr>
</tbody>
</table>

Notes:
1. Capital cost of CCGT includes carrying charges over the construction period.
2. All-in fixed cost includes interest and principal debt payments and fixed O&M.
3. Forecast gas price for PJM West is based on Dominion South while the gas price for PJM East is based on Transco-Z5. For the purpose of modelling, LEI has used average gas prices for 2020.

Sources: PJM MOPR Price Calculations, PJM BRA Parameters, LEI.

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3.5 Repeal of nuclear subsidy in Ohio

The General Assembly of the State of Ohio amended substitute House Bill Number 128 ("HB 128"), which ended the $9/MWh subsidy paid to the state's nuclear plants. HB 128 was passed on March 25, 2021 and made effective June 30, 2021.

HB 128 also included a solar energy credit paid under section 3706.55 of the Revised Code would be $9/MWh. The total disbursements required under section 3706.55 of the Revised Code from the solar generation fund was set at $20 million. The bill reduced the monthly charge for residential customers to $0.10 per customer from $0.85 per month and the per-customer monthly charge for industrial customers was now capped at $242 per month, a significant decline from $2,400.


47 Ibid.
4 OVEC bill and LGR Rider reconciliation

4.1 Scope and background

4.1.1 Scope

As noted previously, as a Sponsoring Company, AEP Ohio is responsible for a 19.93% PPR share of the costs and revenues of the two OVEC plants, as AEP Ohio is the parent company of Ohio Power (with a 15.49% share) and Columbus power (with a 4.44% share). The PPR share is billed to AEP Ohio customers in the PPA Rider of Ohio Power Company and is therefore within the scope of this audit.

This chapter addresses the following topics:

- The details of the monthly OVEC bills from January 2020 to December 2020 in which all the charges and credits to AEP Ohio and the other members of the ICPA are detailed. 48
- The LGR Rider, which details the forecasted monthly LGR Rider charges to AEP Ohio’s customers, the actual monthly LGR Rider charges, and the true up process for reconciling forecast to actual charges.

In coming to LEI’s conclusions, LEI issued formal data requests, corresponded by email, and held conference calls with Company personnel.

4.1.2 Background of PPA and LGR Rider

In February 2015, the Commission approved AEP Ohio’s electric security plan (“ESP”) for June 1, 2015, through May 31, 2018 (Case No. 13-2385-EL-SSO, et al), approving the establishment of a PPA Rider. This was subsequently modified in re-hearings, but the terms related to OVEC remained intact. On November 23, 2016, AEP Ohio filed an amended application with the Commission requesting that its ESP be extended through May 31, 2024 (Case No. 16-1852-EL-SSO, et al). The Commission issued its Opinion and Order on April 25, 2018, which generally authorized AEP Ohio to continue to include the OVEC entitlement in the PPA Rider through May 31, 2024.

As a result of the passage of HB 6, AEP Ohio’s PPA Rider terminated on December 31, 2019. The LGR Rider was implemented on January 1, 2020 and became effective on that date. LGR Rider rates are updated every six months and are effective for a six-month period (January 1 through June 30; and July 1 through December 31, in a given year). When the rates are set for the coming half-year, the rates are also trued-up for the previous half-year. This process applies to all the EDUs which buy energy and capacity from OVEC and are allowed to recover the cost on the LGR Rider.

48 LEI_1.2.9_CONFIDENTIAL_Attachment_1 (“OVEC bill”)

London Economics International LLC
717 Atlantic Avenue, Suite 1A
Boston, MA 02111
www.londoneconomics.com

contact: Marie Fagan/Himanshu Bhardwaj
617-933-7205
marie@londoneconomics.com
4.2 Evaluative criteria

LEI focused its audit of the OVEC bill and LGR Rider on answering the following questions:

- Are AEP Ohio’s journal entries consistent with monthly bills provided by OVEC?
- Are the actual monthly LGR charges which appear in the LGR Rider statements consistent with the monthly bills provided by OVEC, which AEP Ohio pays?
- On a net basis, does the ICPA cost customers more than the plants earn in the PJM markets?
- Are the under/(over) recovery balances consistent with monthly OVEC costs and revenues?

4.3 Findings and conclusions

4.3.1 OVEC bill, journal entries, and rider charges are consistent

AEP Ohio provided its complete monthly bills from OVEC for January 2020 through December 2020, in LEI_1.2.9_CONFIDENTIAL_Attachment_1 (“OVEC bill”). LEI examined each month, and compared them to journal entries.

4.3.1.1 Analysis

LEI examined AEP Ohio’s journal entries for accounts included in the OVEC rider provided in LEI_1.6.4_Attachment_2 tab "Account 182314YTD", entry for account 5550095 (demand charges, accounted for as purchases) and 5550144 (energy charges, accounted for as purchases) (see column A and column B of Figure 8). The total of energy plus demand charges is shown in column C of Figure 8.

The OVEC bills, which detail the Total Monthly Charge to Ohio Power and Columbus Power were provided by AEP Ohio in the “Summary” pages of LEI_1.2.9_CONFIDENTIAL_Attachment_1 (“OVEC bill”) (see column D and column E in Figure 8). LEI confirmed that the OVEC bill totals and the energy plus demand charges in the journal were the same (see column G in Figure 8). This means the journal entries are consistent with the OVEC bill, as they should be.
LEI next reconciled the journal entries with the actual rider charges. The journal entries specify a credit for PJM liquidation – this is what the OVEC plants earned in the PJM energy market (see columns A and B of Figure 9). The actual charges paid by AEP Ohio to OVEC are shown in columns D and E of Figure 9 below. These charges include reversals of the previous month’s estimated charges, the previous month’s actual charges, and the current month’s estimated charges. LEI verified that the previous month’s actual charges were consistent with the OVEC bills provided by AEP Ohio in LEI_1.2.9_CONFIDENTIAL_Attachment_1.

LEI then compared the sum of charges and credits to the actual LGR Rider charge, shown in column H of Figure 9. The reconciliation (column I) shows that these two are identical. LEI concludes that the LGR Rider is an accurate reflection of the net cost of the rider to AEP Ohio.
Figure 9. Reconciliation of journal entries and rider charge
4.3.1.2 Recommendations

In summary, AEP Ohio’s OVEC bills, journal entries, and the actual charges on the LGR Rider bills are consistent with one another. LEI has no recommendations on this topic.

4.3.2 Were components of fixed costs (capital costs) billed properly?

The RFP requires the auditor to ensure that any fixed costs incurred by OVEC are properly allocated to AEP Ohio, including depreciation, debt service, and plant maintenance expense. These fixed costs comprise the demand charges in the OVEC bill.

4.3.2.1 Analysis of billing of fixed costs

First, LEI examined OVEC bills to determine the overall components of fixed costs. These components included Components A-F as found in the OVEC bill (see Figure 10). The OVEC bill includes PJM fees and PJM charges or credits in the demand portion of the bill. These are shown in the last column of Figure 10.

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Next, LEI calculated AEP Ohio’s share of these charges in the following manner: AEP Ohio’s share of the demand charge is its PPR of 19.93%. Its share of the PJM charges is 22.05%. Multiplying the PPR share by the total demand charges and the PPR PJM share by the PJM expenses in Figure 10 gives the charges that should be billed to AEP Ohio (see Figure 11, column C). LEI then compared the actual demand charge from the journal, account number 5550095 (column D in Figure 11) with column C in Figure 11. These reconcile to with pennies except for October 2020. In that month, OVEC included a charge of to correct an August 2020 PJM billing error.
4.3.2.2 Recommendations

The components of fixed costs were billed properly, and LEI has no recommendations for AEO Ohio.

LEI notes that Component (D) of the demand charge, defined as [REDACTED], amounts to [REDACTED] per year, which is ultimately paid by ratepayers including AEP Ohio’s customers. ORC 4928.01(A)(42) requires that "Prudently incurred costs …must exclude any return on investment in common equity..." Component D seems to be a such a return. Though it is not a large share of the overall OVEC bill to ratepayers, the [REDACTED] per year amounted to nearly all OVEC’s [REDACTED] million of net income in 2020.[52]

4.3.3 The OVEC plants cost more than they earn

Although it is obvious from the fact that the LGR Rider is usually a charge to AEP Ohio’s customers and not a credit, it is helpful to set the costs of the OVEC plants in the context of the PJM energy and capacity markets.

4.3.3.1 Analysis

During the audit period, LEI calculated the monthly average cost of OVEC demand charges as $39.59/MWh; and energy charges as $25.61/MWh, for a total cost for the year of $65.19/MWh (see Figure 12). LEI calculated these numbers by summing together the total OVEC demand and energy costs (in dollars), and then dividing by the total available energy used to bill the Sponsoring Companies (in MWh). Monthly average costs were particularly high in April 2020 (as they were in April 2019) owing to extended outages (see Section 9 for details of plant performance).

LEI’s results are consistent with reporting by OVEC, which noted: “In 2020, OVEC’s average power cost to the Sponsoring Companies was $67.00 per MWh compared with $57.04 per MWh in 2019... Increased average power costs were directly related to reduced generation by the impact of COVID-19 on the energy demand.”[53]

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50 LEI-DR-01-022 CONF Attachment_1 ("OVEC bill")
The net impact on AEP Ohio’s customers depends on the OVEC plants’ energy market earnings and on AEP Ohio’s capacity market revenues. Figure 13 shows AEP Ohio’s OVEC charges compare to its earnings (the same earnings data as shown in columns A and B in Figure 9 above). LEI calculated the monthly net loss to AEP Ohio (column C in Figure 13). Based on AEP Ohio’s share of generation from the OVEC plants, the weighted average loss in 2020 was $M$ MWh.
4.3.3.2 Recommendations

The current ICPA does not expire until June 30, 2040. AEP Ohio customers could be locked into paying a premium for energy and capacity from the OVEC plants for up to another 20 years, though market prices could change in the future, and the premium could become a discount.

4.3.4 LGR Rider reporting components

The LGR Rider was implemented on January 1, 2020, and became effective on that date. The current audit period covers the calendar year 2020, therefore, the LGR Rider cost covered in the audit includes the period from January 1, 2020, to December 31, 2020. The LGR Rider features two parts, the second of which in turn consists of two parts:54

- Part A (the statewide rate) is the LGR Rider cost for the coming six months, which is based on estimates provided by individual companies and then rolled up; and
- Part B (a rate particular to each EDU) which represents the true ups from estimated costs to actual costs.

Parts B is the focus of the audit, because it covers actual costs (rather than projected costs). AEP Ohio’s calculations of Part B rates are shown in Figure 14 and Figure 15. LEI verified that the final rates shown in Figure 14 and Figure 15 correspond to the rates published in the LGR Rider tariff sheets.55

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54 LEI_1.6.4_Attachment_1.

55 LEI-DR-06-008 Attachment 1.
**Figure 15. AEP Ohio Part B rates, July - December 2020**

<table>
<thead>
<tr>
<th>OHIO POWER COMPANY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calculation of Semi-Annual LGR Part B For Billing During</td>
</tr>
<tr>
<td>July through December 2020</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Schedule 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>July through December 2020</td>
</tr>
<tr>
<td>Residential</td>
</tr>
<tr>
<td>---------------------</td>
</tr>
<tr>
<td>2019 SCP (AEP OH)</td>
</tr>
<tr>
<td>5CP Allocation (Statewide)</td>
</tr>
<tr>
<td>Forecasted: Res Cust #/ C&amp;I kWh (AEP OH)</td>
</tr>
<tr>
<td>kWh Allocation (Statewide)</td>
</tr>
<tr>
<td>Revenue Requirement (AEP OH)</td>
</tr>
<tr>
<td>Rate: Res ($/Per Cust) / C&amp;I ($/kWh)</td>
</tr>
<tr>
<td>Gross Up Factor</td>
</tr>
<tr>
<td>Final Rate: Res ($/Per Cust) / C&amp;I ($/kWh)</td>
</tr>
</tbody>
</table>

Source: LEI-DR-06-002_Attachment_2.

### 4.3.4.1 Analysis of cumulative balances

LEI compared the monthly actual LGR Rider revenues received from customers (column A in Figure 16) to the monthly actual LGR charges to customers (column B in Figure 16). The amount of monthly over recovery or under recovery is shown column C. The cumulative balance (column D) shows that AEP ran an under-recovery (entries are positive) for all of 2020. The semi-annual totals in column C correspond to column D, which shows the balance sheet values used by AEP Ohio for the OVEC under-recovery account.
Figure 16. AEP Ohio 2020 cumulative LGR Rider balance

<table>
<thead>
<tr>
<th>Month in which actual costs were incurred and actual revenues earned</th>
<th>PPA/LGR Revenue</th>
<th>PPA/LGR Cost</th>
<th>(Over) or under recovery</th>
<th>Cumulative balance (LEI calculation)</th>
<th>Consolidated balance sheet values</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 2020</td>
<td>($1,674,814)</td>
<td>$5,449,997</td>
<td>$7,124,811</td>
<td>$8,609,513</td>
<td></td>
</tr>
<tr>
<td>February 2020</td>
<td>$4,279,627</td>
<td>$3,996,475</td>
<td>($283,151)</td>
<td>$8,326,362</td>
<td></td>
</tr>
<tr>
<td>March 2020</td>
<td>$2,766,192</td>
<td>$6,364,647</td>
<td>$3,598,455</td>
<td>$11,924,817</td>
<td></td>
</tr>
<tr>
<td>April 2020</td>
<td>$6,432,531</td>
<td>$7,013,882</td>
<td>$581,350</td>
<td>$12,506,167</td>
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</tr>
<tr>
<td>May 2020</td>
<td>$5,115,329</td>
<td>$5,829,050</td>
<td>$713,722</td>
<td>$13,219,889</td>
<td></td>
</tr>
<tr>
<td>June 2020</td>
<td>$1,688,485</td>
<td>$5,277,720</td>
<td>$3,589,234</td>
<td>$16,809,123</td>
<td>$16,809,123</td>
</tr>
<tr>
<td>July 2020</td>
<td>$3,939,064</td>
<td>$4,796,816</td>
<td>$857,752</td>
<td>$17,666,875</td>
<td></td>
</tr>
<tr>
<td>August 2020</td>
<td>$3,788,698</td>
<td>$5,692,878</td>
<td>$1,904,180</td>
<td>$19,571,055</td>
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</tr>
<tr>
<td>September 2020</td>
<td>$3,728,790</td>
<td>$5,321,190</td>
<td>$1,592,400</td>
<td>$21,163,455</td>
<td></td>
</tr>
<tr>
<td>October 2020</td>
<td>$4,111,849</td>
<td>$5,992,209</td>
<td>$1,880,360</td>
<td>$23,043,815</td>
<td></td>
</tr>
<tr>
<td>November 2020</td>
<td>$4,029,787</td>
<td>$5,846,279</td>
<td>$1,816,492</td>
<td>$24,860,307</td>
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<tr>
<td>December 2020</td>
<td>$3,776,357</td>
<td>$6,316,563</td>
<td>$2,540,206</td>
<td>$27,400,514</td>
<td>$27,400,514</td>
</tr>
</tbody>
</table>

Note: January negative revenues reflect previous PPA Rider.

Source: LEI_1.6.4_Supplemental Attachment_2, LEI_1.6.4 Attachment_2, tab "Account1823413YTD", and LEI_1.6.4 Supplemental Attachment _3.

4.3.4.2 Recommendations

LEI found the LGR Rider calculations and cumulative balances to be accurate and has no recommendations.
5 Disposition of energy and capacity

5.1 Scope and background

5.1.1 Scope

OVEC’s generation offer practices and outcomes impact AEP Ohio’s ratepayers and, therefore, are within the scope of this audit.

The chapter addresses the following subtopics:

- organizational structure and qualifications of personnel;
- monitoring, evaluating, and responding to developments in the PJM market; and
- offers into the energy, capacity, and ancillary service markets.

In coming to LEI’s conclusions, LEI issued formal data requests, talked with AEP Ohio personnel over the phone, and conducted additional research.

5.1.2 Background

PJM offers four types of competitive wholesale markets where large volumes of electricity are traded. The markets are:

- **The Day-Ahead ("DA") energy market** is a forward market (one day forward) for energy and operating reserves, which are cleared simultaneously. This market allows participants to “place generation resource offers, load demand bids, physical schedules, and bilateral transactions for the next day”;\(^{56}\) it calculates prices by physical location.

- **The Real-Time ("RT") energy market** is a spot market (five minutes) for energy and operating reserves, which are cleared simultaneously. The RT market allows participants to “place updated generation resource offers and updated load forecasts; it then provides dispatch instructions for the lowest-cost resources to satisfy system demand without overloading the transmission network and calculates prices by physical location.”\(^{57}\)

- **A forward capacity market**, the RPM, discussed previously. Generation resources which clear the capacity auction are required to offer power into the energy market for the year

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\(^{57}\) Ibid.
for which they are committed. They also commit to serve PJM’s emergency needs whenever called upon.\textsuperscript{58}

- **An ancillary service (“A/S”) market** is operated to procure regulation and reserves to help balance the transmission system as electricity is moved from generators to end users.\textsuperscript{59}

### 5.2 Evaluative criteria

LEI focused its audit of disposition of energy and capacity on answering the following questions:

1. Is the current energy scheduling department’s organization and staffing adequate? Do they follow operating procedures appropriately?
2. Does organization and staffing encourage best practices for interacting with the PJM markets?
3. Does OVEC adequately follow developments in the PJM stakeholder process?
4. Are generation resource offers prepared and submitted in the PJM markets so as to optimize utilization and revenues of OVEC’s generation fleet?
5. Does OVEC have sound strategies to bid into the capacity markets?
6. Is the level of participation in the A/S market prudent?

### 5.3 Findings and conclusions

#### 5.3.1 Organization and staffing

OVEC-IKEC’s Energy Scheduling Department is responsible for maintaining a generation dispatch center for operation in the PJM RT market, participation in the DA market, and operational compliance. This Department operates in compliance with the North American Electric Reliability Corporation (“NERC”) and the regional reliability organization’s Operating Policies, keeps track of “the latest practices and procedures with regard to energy scheduling and consistently apply standard work procedures to ensure efficiency and economy in the operation of the department – including applicable PJM requirements.”\textsuperscript{60}


\textsuperscript{59} PJM ancillary service. <https://www.pjm.com/markets-and-operations/ancillary-services.aspx>

\textsuperscript{60} LEI-DR-01-008
There is one Energy Scheduling Manager in the Energy Scheduling Department, and four senior Energy Schedulers (see Figure 17).\textsuperscript{61}

- The Energy Scheduling Manager provides daily supervision, direction, and oversight of the Department and serves as a point of contact for Sponsoring Companies, PJM, the OVEC leadership team, and the third-party contractor that provides energy scheduling support services on weekends and holidays.

- The Energy Schedulers’ duties and responsibilities include but are not limited to: “1) determine the unit operating status and prepare and enter schedules for the sale of generation on behalf of Sponsor Companies on both a DA basis and a RT basis. The energy is offered in accordance with the terms of the Inter-Company Power Agreement, consistent with approved Operating Committee Procedures and PJM market requirements; 2) submit and confirm energy transaction tags using the electronic tagging system necessary to support the power transactions, and perform this function by approved backup procedures if tagging system fails; 3) receive, record, and maintain logs of normal and emergency operating conditions; 4) maintain records of generating units such as unit capabilities, unit de-rates and reasons for each de-rate, maintenance, and forced and planned unit outages; 5) request and coordinate through PJM unit outages, unit de-rates and special unit load requests for environmental testing, seasonal unit capability testing and other required unit performance testing via PJM software in a real time as well as a prospective basis; 6) prepare daily summaries of total generation and demand as required, including the requirements of NERC and the regional reliability organization.”\textsuperscript{62}

- The Alliance for Cooperative Energy (“ACES”) is a third-party contractor that provides energy scheduling support services during weekends and holidays.

\textsuperscript{61} LEI-DR-01-008.

\textsuperscript{62} LEI-DR-01-008.
5.3.2 OVEC’s processes for placing offers into the PJM energy markets

OVEC’s energy must be offered in accordance with the terms of the ICPA, and consistent with approved Operating Committee Procedures and PJM market requirements.

LEI understands that OVEC’s Energy Scheduling department has an internal daily call every non-holiday weekday morning to review unit status and availability, including applicable unit de-rates, potential unit liabilities, outage status, and expected unit return-to-service dates (see Figure 18). OVEC uses this information to formulate the DA unit offers into the PJM market. Before the morning call, the Energy Scheduling department also receives a daily unit status report from each plant and the information in the status report is updated during the morning calls based on real-time unit operating status. On weekends and holidays, OVEC holds a less formal daily meeting among the OVEC’s system operations personnel and the contractor that provides Energy Scheduling functions.\(^63\)

\(^{63}\) LEI-DR-01-003.
Figure 18. OVEC normal daily scheduling timeline

Source: LEI-DR-01-005_Confidential_Attachment_1 (OVEC Operating Procedures effective November 15, 2019).
Initially, when OVEC became fully integrated into the PJM market in November 2018, there was no formal process whereby OVEC could evaluate prior day performance data. OVEC subsequently established a daily internal PJM Demand Comparison Report, which provides operating data that includes a unit by unit hourly comparison of actual net generation versus PJM demand, noting that “[t]his report is also made available to plant operations personnel to aid them in evaluating prior day unit and operations related performance.”

5.3.3 Generation offers

All of AEP Ohio’s share of the energy output of the Kyger Creek and Clifty Creek power plants was sold into the PJM DA and RT markets.65

OVEC has typically self-scheduled all but one of the units (i.e., it offers them as “must-run”) in accordance with the OVEC Operating Committee procedures, as approved by the Operating Committee.66

From the time OVEC joined PJM in 2018 until 2020, OVEC’s strategy for the Kyger Creek and Clifty Creek units (except for Clifty Creek Unit 6) was to self-schedule the resource, which was consistent with the sponsor-approved Operating Committee procedures, to make sure the units were in service and available for dispatch in the DA market. The only time that this was not done is when maintenance outages are planned or in the case of a forced outage. Other potential exceptions could include “unusual non-market related events such as coal shortages, impacts from a natural disaster or global pandemic and/or some form of force majeure event out of OVEC’s control.”67 Unit 6 at Clifty Creek was the only unit that was not self-scheduled; it was (and is) offered based on economics during summer ozone non-attainment periods.68

In 2020, during the period from April 14th to June 30th, OVEC reported that, owing to the unprecedented direct and indirect impacts of the COVID-19 pandemic, the Operating Committee

64 LEI-DR-01-003.
65 LEI-DR-01-001.
66 LEI-DR-01-005_Confidential_Attachment_1: OVEC Operating Procedures effective November 15, 2019.
67 LEI-DR-01-003.
68 In the summer, ozone is easily formed through the interaction with heat and sunlight, and as temperatures change throughout the day, so do the levels of ozone. The non-attainment status is based on the 3-year average of the 4th highest daily concentrations over an 8-hour period, as of July 31, 2019, EPA designated 51 non-attainment areas under the 2015 8-hour Ozone NAAQS, including part of Ohio and Indiana.
allowed the plants to be offered as must-run or based on economics. The Operating Committee allowed OVEC management to offer units as must-run or based on economics temporarily, from April 14, 2020 through June 30, 2020.

5.3.4 AEP Ohio’s engagement in OVEC Operating Committees

The OVEC Operating Committee consists of one member from OVEC and one member from each of the Sponsoring Companies (if two or more Sponsoring Companies are affiliates, they can only have one member appointed to the Operating Committee). In support of ICPA, the Operating Committee establishes and modifies OVEC’s scheduling, operating, testing and maintenance procedures, including the establishment or modification of “(1) procedures for scheduling delivery of available energy; (2) procedures for power and energy accounting; (3) procedures for the reservation and scheduling of firm and non-firm transmission service under the Tariff for the delivery of Available Power and Available Energy; (4) the Minimum Generating Unit Output; and (5) the form of notifications relating to power and energy and the price thereof.” Additionally, the Operating Committee provides recommendations to OVEC’s Board of Directors when other problems arise which may affect the transactions under the ICPA. In order to reach a decision, the OVEC Operating Committee must receive at least two-thirds of the affirmative vote from the members, regardless of the number of participating members at any meeting.

AEP Ohio confirmed that the OVEC Operating Committee held one in-person meeting and one conference call in 2020. AEP Ohio appointed representatives to participate in all the meetings (see Figure 19).

<table>
<thead>
<tr>
<th>Meeting date</th>
<th>Meeting type</th>
<th>DEO’s representatives in attendance</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 14, 2020</td>
<td>in-person</td>
<td>2</td>
<td>Discuss providing OVEC the ability, on a temporary basis (to May 31, 2020), to offer the units economic or must run due to direct and indirect impacts of COVID-19 pandemic</td>
</tr>
<tr>
<td>May 6, 2020</td>
<td>virtual</td>
<td>3</td>
<td>OVEC Operating Committee annual meeting</td>
</tr>
</tbody>
</table>

The OVEC Operating annual meeting, held on May 6, 2020, covered a variety of topics such as DOE Arranged Power Agreement Termination and System Reconfiguration Update, fuel updates and coal strategy, participation in the PJM regulation market, review of economic offers, ACES updates, environmental compliance update, power costs, and review of operational and financial performance and transmission revenue (see Figure 21). The OVEC Operating Committee’s

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69 LEI-DR-01-003.
70 LEI-DR-06-001_Attachment_3.
71 LEI-DR-06-001_Attachment_3.
conferences served to review the operating and financial performances of OVEC as well as to discuss relevant updates in the PJM market. Figure 20 shows the operational and financial performance data presented in the 2020 OVEC Operating annual meeting. The minutes of the meeting were recorded by a Committee Chair-appointed Recording Secretary and saved in an electronic format.\textsuperscript{72}

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{ovec_operational_and_financial_performance.png}
\caption{OVEC operational and financial performance - 2020 OVEC Operating annual meeting}
\label{fig:ovec_operational_and_financial_performance}
\end{figure}

LEI believes AEP Ohio is well represented in OVEC Operating Committee’s meetings with active engagement and meeting notes that were appropriately documented.\textsuperscript{73}

\textsuperscript{72} LEI-DR-01-011.

\textsuperscript{73} LEI-DR-01-006_Confidential_Attachment_2
5.3.5 OVEC’s participation in the PJM stakeholder process

OVEC is a full member of PJM, and therefore has a multifaceted approach to participating and following developments in the PJM market, including attending via teleconference and/or in person various stakeholder meetings (e.g., Market Implementation Committee, Markets and Reliability Committee, Operating Committee, Planning Committee, Stakeholder Process Training, and the Tech Change Forum). In addition, multiple OVEC personnel subscribe to various PJM email lists associated with the stakeholder groups for additional awareness of
ongoing events and updates at PJM. Sponsoring Companies also contact OVEC to ensure that OVEC is aware of any applicable changes that may affect its operations in the PJM market.74

5.3.6 Capacity market

AEP Ohio, through its ownership share of OVEC, offered capacity into the PJM annual BRA auctions, for the RTO Locational Delivery Area (“LDA”) during the audit period of January 1 through December 31, 2020.75 As noted previously, the BRA capacity auctions are held three years before the delivery year.

AEP Ohio, as an RPM entity, must offer in the capacity market all the available capacity on the OVEC units as per PJM rules.76 AEP Ohio offered its OVEC share as Capacity Performance (“CP”) resource77 into the 2019/2020 BRA and the 2020/2021 BRA.78 These auctions were held in 2016 and 2017, prior to OVEC joining PJM on December 1, 2018.

In the 2020/21 BRA, AEP Ohio offered [redacted] (see Figure 22). AEP Ohio determined its offer quantity as the available MWs, which [redacted] depending on the assumed forced outage rates.79 AEP Ohio offered the maximum in the BRA based on the logic that AEP Ohio will have the opportunity to purchase any short MWs prior to the delivery year in the 3rd incremental auction (a re-configuration auction). To determine the offer price, AEP Ohio used its estimated highest cost of capacity performance insurance for performance year 2020/21[redacted]80

This offer strategy involves the possibility of having to cover capacity shortages in the incremental auction, at an unknown price. Also, it does not leave open the opportunity to earn bonus payments for over-performance during PJM’s performance assessment hours (“PAH”), because it involves offering all the OVEC capacity that belongs to AEP Ohio. On the other hand, it explicitly recognizes the potential cost of performance penalties if a unit cannot perform during PAHs because it reflects the cost of performance insurance. In any case, LEI recommends that

74 LEI-DR-01-007.
75 LEI-DR-01-013.
76 LEI-DR-01-002_CONFIDENTIAL_Attachment_2.
77 Capacity Performance Resource: A generating unit, demand resource, or energy efficiency resource that has obligated itself to deliver electricity whenever PJM determines it is needed to meet power system emergencies (Source: PJM Glossary).
78 LEI-DR-01-002_CONFIDENTIAL_Attachment_2 and in LEI-DR-1.1.2_CONFIDENTIAL_Attachment_2 provided in the 2019 Audit of the OVEC Power Purchase Agreement Rider of Ohio Power Company, Case Number: 14-1693-EL-RDR (“previous audit”).
79 LEI-DR-01-002_CONFIDENTIAL_Attachment_2.
80 LEI-DR-01-002_CONFIDENTIAL_Attachment_2 and LEI-DR-1.1.2_CONFIDENTIAL_Attachment_1 provided in the previous audit.
AEP Ohio consider developing price and volume offer pairs based on analysis of bonus payments and penalties at various MW offer levels.

Figure 22. AEP Ohio's capacity performance price ($/MW-day) and volume (MWs) offered by unit in 2020/2021 RPM BRA auction

The BRA clears based on the highest-priced unit needed to meet demand ("pay as cleared"). In the PJM 2019/2020 and 2020/2021 BRAs, all of AEP Ohio's capacity offer pairs cleared the market because the offer price was lower than the clearing price in the PJM RTO zone of $100.00/MW-day for 2019/2020 and $76.53/MW-day for 2020/2021.

Figure 23. PJM RPM Base Residual Auctions ("BRA") CP results ($/MW-day)

<table>
<thead>
<tr>
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<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>RTO</td>
<td>$120.00</td>
<td>$164.77</td>
<td>$100.00</td>
<td>$76.53</td>
<td>$140.00</td>
</tr>
</tbody>
</table>


The RPM construct is evolving as PJM continuously evaluates the markets it administers. AEP Ohio should keep monitoring developments in the capacity market.

5.3.7 Ancillary services

In PJM, some A/S are provided by resources by default, based on the unit being online and integrated into the PJM system. These A/S are Synchronized Reserve, Day-ahead Scheduling Reserve, and Balancing Operating Reserve associated with units that are online, but not fully loaded. Units are paid if these services are called upon by PJM, but the unit owners do not make specific A/S offers. Other A/S are provided in separate markets, as detailed previously in Section 3.

AEP Ohio earned revenues in 2020 by supplying Synchronized Reserves and Day Ahead Scheduling Reserves. It incurred charges for Balancing Operating Reserves (see Figure 24). AEP

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82 LEI-DR-01-001
Ohio received 19.93% of the cleared and deployed ancillary services charges and credits from OVEC units during the audit period.\textsuperscript{83}

**Figure 24. Prorated monthly AEP Ohio A/S net earnings**

![Chart showing prorated monthly AEP Ohio A/S net earnings]

Source: LEI-DR-01-018_Attachment_1.

OVEC hired a third-party consultant to conduct a study (which is in progress) and provide recommendations on the risks and potential opportunities of OVEC’s participation in additional ancillary services markets, such as regulation.\textsuperscript{84} A final report is expected to be issued in the first quarter of 2022.\textsuperscript{85}

**5.3.8 OVEC variable costs versus energy prices**

There were times in 2020 during which PJM DA prices did not cover the variable cost of running the plants. Under such circumstances, units which are self-scheduled incur losses for their owners; but economically committed units would receive an uplift payment to cover costs if day-ahead prices do not cover variable costs. LEI examined all twelve months in 2020; on a monthly average basis, PJM prices at the AEP GEN hub were lower than OVEC energy charges for all months in 2020 (see Figure 25).

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\textsuperscript{83} LEI-DR-01-010.

\textsuperscript{84} LEI-DR-01-004.

\textsuperscript{85} LEI-DR-01-016.
5.4 Recommendations

Overall, LEI finds the OVEC energy management group organization and staffing are adequate, and that procedures are thorough and well documented. OVEC and AEP Ohio have multiple channels to actively participate in the PJM market developments and is well informed of the PJM market.

LEI makes the following recommendations:

- **Must-run offer strategy:** LEI believes the change to OVEC’s must-run strategy was prudent, compared with allowing must run commitment only. AEP Ohio should encourage the Operating Committee to allow OVEC the option to commit available units based on must-run or economics on an ongoing basis. Based on cost information (start-up costs, minimum run time, etc.) that OVEC would provide to PJM, PJM would dispatch the resource if economic to do so. Ideally, the units would be committed based on economics all or most of the time, but LEI is aware that this can be an issue for coal plants, which are designed to operate continuously. LEI would not expect to see the plants committed based on economics all the time, but the option to do so provides additional flexibility and could reduce costs for customers.

- **OVEC Operating Committee:** LEI recommends that AEP Ohio encourage the OVEC OC meetings to be held more frequently to receive more timely updates on each plant’s operating performance, cost of service, and profit/loss statements for market-based revenues derived from the PJM markets.

- **Offer strategy in PJM capacity auction:** LEI believes AEP Ohio’s capacity offer strategy with respect to its OVEC entitlement could be improved by developing price and volume offer pairs based on analysis of bonus payments and penalties at various MW offer levels.

- **Ancillary service market:** OVEC is evaluating the pros and cons of supplying Regulating Reserves in the PJM market. LEI agrees that this will be a useful evaluation.
6 Fuel and variable costs

6.1 Coal procurement

6.1.1 Scope and background

6.1.1.1 Scope

Fuel and variable cost expenses comprise a significant portion of OVEC’s costs to AEP Ohio’s customers. AEP Ohio is OVEC’s largest Sponsoring Company and provides coal procurement and related services for OVEC, via its American Electric Power Service Corporation (“AEPSC”) subsidiary. AEPSC’s regulated Fuel Procurement organization is responsible for coal procurement, coal transportation and logistics, as well as coal inventory policy, and inventory management for the Kyger Creek and Clifty Creek power stations. These procurement practices and outcomes impact AEP Ohio’s ratepayers and, therefore, are within the scope of this audit.

This chapter addresses the following topics:

- overview of the coal and transportation procurement processes;
- purchasing process oversight;
- actual coal burn and forecast;
- overall approach to procurement and examination of sample contracts; and
- analysis of delivered coal costs.

In coming to LEI’s conclusions, LEI issued formal data requests, attended a virtual site visit, and conducted additional research.

6.1.1.2 Background

As described in more detail below, AEPSC is the organization in charge of procuring fuel, reagents, and transportation for OVEC.

OVEC’s two coal plants are nearly identical in design, construction, and operation. The plants were designed to burn bituminous coal from the Illinois Basin and Northern Appalachia regions, and came online in 1955/56.

6.1.2 Evaluative criteria

LEI focused its audit of the coal procurement process on answering the following questions:

86 LEI-DR-02-001_Attachment_1.

87 LEI-DR-02-001_Attachment_1.
1. Does the coal procurement process provide for sufficient visibility and executive attention?
2. Does OVEC project future deliverability needs and adjust its portfolio to take advantage of new opportunities and/or avoid potential risks?
3. Does OVEC have a strategy in place to maintain a reliable coal supply at a reasonable cost to customers?
4. Does OVEC’s long-term vs spot procurement strategy appropriately balance risk and costs?
5. Do contract terms reflect market awareness and prudence?
6. Is OVEC’s coal procurement process conducted in an appropriately formal manner? Is there analytic rigor, oversight and management attention, and documentation of procurement decisions?
7. Were there any material issues or concerns with coal contract compliance or any disruptive events?

6.1.3 Findings and conclusions

6.1.3.1 AEPSC’s fuel department organization

AEPSC’s Regulated Fuel Procurement Policy and Procedures summarize the roles and responsibilities of the various groups within the regulated Fuel Procurement (“FP”) organization as they pertain to the procurement of fuel, reagents, and transportation. The regulated FP organization operates within the Commercial Operations organization of AEPSC; it is led by a vice president (“VP”) of fuel procurement, who reports to the Senior Vice President (“SVP”) of the Commercial Operations organization of AEPSC (see Figure 26).

Figure 26. AEPSC regulated Fuel Procurement organization

Source: LEI-DR-02-001_Attachment_1 (“American Electric Power Regulated Fuel Procurement Policy and Procedures May 2018”).
AEPSC provides procurement and transportation services for the fleet of power plants owned and operated by AEP and its regulated operating companies, as well as OVEC and IKEC. AEPSC’s regulated FP department is responsible for “procuring all the fuel (coal, natural gas, and fuel oil), reagents (trona, urea, lime, limestone, activated carbon, sodium bicarbonate, anhydrous ammonia, calcium bromide) and associated transportation services required by the applicable power plants, including the management and operation of the River Transportation Division’s barges and tow boats for delivery of coal and some reagents.” 88 This organization also provides AEP’s Commercial Operations organization with “current market-based pricing information for generation-related functions on behalf of the regulated operating companies, OVEC, and IKEC.” 89

The regulated FP organization “communicates with the Production Optimization and the Bid, Offer and Cost Development groups on a daily and monthly basis so that the load forecasts and fuel purchasing are effectively coordinated to make sure plants are receiving adequate supplies of fuel to meet the planned dispatch for generating units over the short-term.” 90 In terms of long-term procurement planning, the regulated FP works with groups such as the Corporate Planning and Budgeting organization which is responsible for developing the Integrated Resource Plan (“IRP”). In addition, the regulated FP organization provides support for fuel-related regulatory activities in response to state and federal agency requirements. 91

In the regulated FP organization, the VP has the ultimate responsibility to make sure OVEC’s generating stations maintain appropriate and reliable supplies of fuel and reagents in compliance with generating unit requirements, environmental regulations, and transportation.

The Directors and Managers of regulated FP oversee the development, negotiation, execution, and administration of supply and transportation agreements. The Directors and Managers performing the regulated FP organization’s functions report to the VP of the regulated FP. 92 Under the direction of the management, the employees of the regulated FP organization attend meetings and conferences related to fuel, reagents, and transportation, and they also participate in regulatory proceedings when required. Regulated FP periodically reviews and considers changes to the regulated Fuel Procurement Policy and Procedures. 93

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89 Ibid.

90 Ibid.


92 Ibid.

6.1.3.2 Coal procurement strategy

As noted previously, AEPSC procures coal and establishes coal procurement strategies for OVEC. AEPSC’s overall FP Policy is to “secure adequate supplies of competitively-priced coal, natural gas, reagents, fuel oil, and transportation services to meet generation, environmental, and operational requirements at the lowest reasonable deliverable cost over time, while recognizing the dynamic nature of the various associated markets, environmental standards, and regulatory requirements.”94 To achieve the strategy objectives, AEPSC maintains “a mix of physical inventories and a portfolio of long-term and short-term agreements for firm and discretionary supplies of fuels, reagents, and transportation for its generating units.”95

The strategy specifies coal procurement targets for five years based on OVEC management’s forecast (see Figure 27). The coal procurement targets are reviewed by OVEC management on an annual basis.

Figure 27. Coal procurement targets

Source: LEI-DR-02-011_CONFIDENTIAL_Attachment_1: Coal Procurement Strategy: Procurement Targets, Inventory Targets and Supplier Diversity.

6.1.3.3 Coal consumption and coal forecasts

OVEC’s forecast for coal burn is based on its projected generation for each of the units. The coal burn forecast is prepared utilizing a variety of data, such as the delivered cost of fuel, projected generation, fuel handling costs, consumable costs, scheduled outages, and other reliability factors including forced outage rates. The coal forecast projects monthly consumption for 5 years and is typically updated bi-annually. The results of the forecast could indicate the need for a Request for Proposal (“RFP”) depending on inventory levels and committed purchases for the current


95 Ibid.
year and future years.\textsuperscript{96} For the near term (upcoming year), forecasts are prepared year during the annual budgeting process and finalized in November, then updated in June or July, in the middle of the budget year. Figure 28 and Figure 29 show forecasted coal burns compared with actual coal burns. Coal volume burned at both plants was consistently lower than forecast.

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{clifty_creek_coal_burns.png}
\caption{Coal consumed versus monthly forecast estimate, Clifty Creek}
\end{figure}

Source: LEI-DR-02-007\_Confidential\_Attachment\_1 and LEI-DR-02-021\_CONFIDENTIAL\_Attachment\_1.

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{kyger_creek_coal_burns.png}
\caption{Actual coal consumed versus monthly forecast estimate, Kyger Creek}
\end{figure}

Source: LEI-DR-02-007\_Confidential\_Attachment\_1 and LEI-DR-02-021\_CONFIDENTIAL\_Attachment\_1.

6.1.3.4 Request for proposals for coal supplies

With respect to coal procurement RFPs, the regulated FP stipulates that with the VP's oversight, the RFPs should be issued to seek as many competitive offers as possible to obtain the lowest reasonable delivered cost over time, but the offers should comply with the state-specific requirements. Coal procurement RFPs can be issued "\textit{both for long-term contracts or spot orders whenever appropriate and can be sent to any number of qualified suppliers so as to secure the competitive}"

\textsuperscript{96} LEI-DR-02-007.
price for the material or service needed.” All the purchase decisions made as a result of the RFPs should be documented to demonstrate that the Company acted prudently in procuring the commodity or service.

If unsolicited offers are received for commodities or services for short or long-term agreements, the regulated FP states that these types of offers can be considered and market-based indices, other contract prices or other reasonable methods of comparison should be used to determine whether it is prudent or not to accept those offers. If any of the unsolicited offers are accepted, similar to the RFP process, documentation should be prepared to explain the rationale for the decision. LEI finds that the practice of documenting all solicitation processes and outcomes is prudent.

If there are immediate and unavoidable circumstances requiring emergency procurement, “the abovementioned formal approaches may be waived whenever the fuel or reagents must be purchased, or transportation services must be acquired.” However, that should be the decision of the VP of the regulated FP organization, “with the concurrence of the SVP of Commercial Operations and other senior management as needed.” LEI recognizes the need for an emergency procurement process and deems it reasonable to implement such, given the joint decision of the VP, SVP, and other senior management in the absence of the formal process. However, appropriate documentation should still be prepared after the procurement and appropriate follow-up performed in order to help prevent such emergencies from happening again, and to help quickly locate commodity or service providers who can fill in any supply or transportation gaps.

During the audit period, AEP Ohio confirmed there were no RFP solicitations issued for coal supplies.

### 6.1.3.5 Coal supply sources

#### 6.1.3.5.1 Supplier diversity

Based on OVEC’s Coal Procurement Strategy provided in LEI-DR-02-001, OVEC states that their strategy of diversifying coal providers promotes innovation, reduces supply chain risk, and drives competition.

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98 Ibid


101 Ibid.

102 LEI-DR-02-004.
During the audit period, Clifty Creek was served by variety of coal suppliers sourcing from the
The table below shows a list of coal suppliers/sellers for Clifty Creek, the amount of coal procured, and the average unit price (see Figure 30). As mentioned before, OVEC did not execute new coal contracts in 2020. The coal contract with which was entered into nearly ten years ago, featured a higher price than the rest of the coal supply contracts at an average delivered price of $/ton in 2020, followed by the coal contract with $/ton.

Figure 30. Coal procured for Clifty Creek Station, weighted average contract price

Sources: LEI-DR-02-006_Confidential_Attachment_2 and LEI-DR-02-005_CONFIDENTIAL_Attachment_3.

During the audit period, the majority of the coal procured for Kyger Creek was mainly , with another three smaller suppliers. Figure 31 below displays the list of suppliers for Kyger Creek, the volume of coal procured, and the average unit price. OVEC aims to maintain a seasonal inventory of days of supply at Kyger Creek.

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103 LEI-DR-02-011_CONFIDENTIAL_Attachment_1: Coal Procurement Strategy: Procurement Targets, Inventory Targets and Supplier Diversity.

104 LEI-DR-02-011_CONFIDENTIAL_Attachment_1: Coal Procurement Strategy: Procurement Targets, Inventory Targets and Supplier Diversity.
6.1.3.6 Coal spot price comparison

To assess the reasonableness of coal purchase prices during the audit period, based on the coal contracts provided by AEP Ohio, LEI compared the weighted average coal supply prices in 2020 for Clifty Creek and Kyger Creek against the spot prices from S&P Global Market Intelligence (formerly SNL) Physical Market Survey data, which Energy Information Administration ("EIA") also relies on as a primary source for coal commodity spot prices (see Figure 32 and Figure 33).

**Figure 32. Weighted average coal contract price for Clifty Creek plant versus S&P Physical Market Survey price**

Sources: LEI-DR-02-006_Confidential_Attachment_2 and third-party data provider.
Note: For Clifty Creek, the SNL Physical Market Survey price is the annual average of “Illinois Basin 11,000 5.00 Barge.”
LEI found that for the Clifty Creek plant, the coal purchase prices in 2020 were significantly higher than the spot prices from SNL. The high average price is mainly attributable to the expensive coal purchased through a contract entered into in 2012, which accounted for more than of the total supply in 2020.

Coal prices for Kyger Creek plant were also higher than the SNL Physical Markets Survey prices. is the largest coal supplier and provided more than of the coal consumed by Kyger Creek. While the contract prices and OVEC might have been a good deal when the contract was secured, it is now above current market price.

6.1.3.6.1 Interruption or loss of supply

OVEC’s “Communication of Event” emergency strategy pertains to . OVEC has a very clear flow chart that covers what to report, and to whom, in the event of a loss of supply, in order to minimize losses and maintain regular operations (see Figure 34). AEP Ohio noted that the Communication of Event was not triggered therefore it was not applicable during the review period.\textsuperscript{105}
6.1.3.7 Hedging policy

The regulated FP states the regulated FP organization may enter into fuel hedges to support key business objectives and reduce fuel price volatility. The primary means to do so is through a portfolio of physical supply agreements of various durations. They believe this “portfolio ensures less volatile fuel prices, and it also allows some flexibility to leverage shorter-term pricing options when they become available.”

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Currently, the regulated FP group is not engaged in any financial fuel hedge transactions, citing the risk of losses and associated costs. But FP has not dismissed the option of evaluating hedging opportunities that may be settled financially. The implementation of specific operating company hedging programs would be subject to the appropriate regulatory approvals and cost recovery mechanisms.\textsuperscript{107}

\subsection*{6.1.3.8 Coal and reagent quality specifications and compliance}

AEPSC’s Steam Generation Equipment Engineering (“SGEE”) group defines the permissible coal specifications and sources for AEP’s regulated operating companies’ plants as well as OVEC’s plants.\textsuperscript{108} These specifications and sources are utilized by the regulated FP organization to evaluate the coal offers from suppliers. “\textit{When the offers’ evaluation is within the qualify specification band, coal quality specifications are considered and financial adjustments are made to provide a comparison at “as delivered” cents per MMBtu cost and acceptable mines will be included in the coal supply contracts.”}\textsuperscript{109} Periodically, new sources are considered through test burns to diversify the coal choice for each unit, which may lead to more favorable financial results. But new sources must be approved by SGEE before moving forward beyond the test burns.

The “\textit{permissible reagent specifications and sources for AEP’s regulated operating companies’ plants, as well as OVEC’s and IKEC’s plants, are established by AEPSC’s GET Engineering FGD Systems and Chemical Engineering.”}\textsuperscript{110} Factors such as performance guarantees, profitability, service quality, and past experience are taken into account in the reagent proposals.

\subsection*{6.1.3.9 Coal contracts administration}

The Energy Contracts and Confirmations group under Enterprise and Credit Risk Management of AEPSC administers the existing and proposed contractual agreements for the purchase and sale of coal, fuel oil, natural gas, reagents, transportation agreements, and ash marketing for OVEC.\textsuperscript{111} This group works with regulated FP Directors and Managers, Legal, Credit, Fuel Accounting, Audits, Regulatory Services, and power plant personnel to make sure that contracts appropriately represent the intended business relationship between the parties. They are also responsible for monitoring the regulated operating companies’ rights and obligations under the existing contractual agreements.

\textsuperscript{107} Ibid.


\textsuperscript{109} Ibid.

\textsuperscript{110} Ibid.

The support services from contract administration include the following:\(^{112}\)

- “Developing and/or reviewing contractual documents under existing and proposed agreements;”
- “Monitoring contractual deadlines with regard to volume elections, price reopeners, and term extension elections; issuing written notices to counterparties to inform regulated FP decisions;”
- “Determining contract value through pricing and rate development;”
- “Providing contractual review, such as analysis of proposed settlements, changes in law, governmental impositions, and other pricing claims;”
- “Managing data requirements for internal fuel administration systems which provide database of historical costs and volumes for invoice support and reporting requirements;”
- “Monitoring and reporting volume commitment status and tiered pricing under transportation agreements;”
- “Administering coal scale calibration adjustments including determination of any applicable pricing adjustments;”
- “Providing coal, reagent, fuel oil, natural gas, and transportation contract data for state and federal regulatory filing’s purpose;”
- “Administering Force Majeure claims initiated by the regulated FP or counter parties;” and
- “Providing accrual recommendations to the group responsible for fuel accounting;”

6.1.3.10 Coal transportation and transportation costs

For OVEC’s operations, AEPSC’s regulated FP governs the coal transportation service procurement process to achieve compliance by the supplier and maintain adequate supplies of fuel and reagents to meet plant and system requirements.\(^{113}\) The Coal Transportation, Logistics and Marketing group is responsible for the transportation of coal and other bulk commodities, logistics, and railcar leasing for OVEC’s power plants. They also manage the marketing activities of available capacity at Cook Coal Terminal. The Boat Operations group bears the responsibility for the management and operation of the River Transportation Division’s barges and tow boats for delivery of coal to the plants, and the delivery of some reagents. They have a contractual relationship with a large third-party barge operator for dispatching of the fleet, accounting, as well as cross-charter benefits.\(^{114}\)

As discussed in 6.1.3.2, the procurement strategy for transportation service is to “provide an appropriate amount of transportation with optimal supply flexibility, considering AEP’s long-term agreements and market conditions, at the lowest reasonable delivered cost over time.”\(^{115}\) The

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transportation service is “purchased with due consideration of all relevant factors, including: competitive pricing, the quantity needed to maintain an appropriate supply, the quality required to optimize the operating characteristics of the generating stations, the need to meet any applicable environmental standards, the production capability as well as the financial reliability of the supplier, existing contractual obligations, and the ability to address emergencies or other unusual circumstances.”

All the coal used by the Clifty Creek plant is delivered on the Ohio River, and all via barge transportation services provided by Ingram Barge Company with coal supplied from downriver (south of the plant).

All the coal used by the Kyger Creek plant is also delivered via barge on the Ohio River, but the service provider is Campbell Barge Company. Coal supplies for Kyger Creek are sourced from upriver (north of the plant).

The transportation service cost represents the shipping cost per ton of coal from various shipping locations along navigable waterways (see Figure 35).

LEI compared OVEC’s transportation costs for the Clifty Creek and Kyger Creek Stations to the EIA average annual coal transportation costs using the EIA data set “Coal Basin to State by Waterway.” Given the limited publicly available data, for Kyger Creek Plant, LEI compared the actual annual average coal transportation cost of Northern Appalachian coal to Ohio via barge in 2019 and 2020 (see Figure 36). For the Clifty Creek Plant, the comparison was to average coal transportation costs for Illinois Basin coal in 2019 and 2020. Figure 36 and Figure 37 show the costs for Kyger Creek and Clifty Creek compared to EIA transportation costs. In 2019, the transportation costs incurred by both plants were higher than the EIA but costs improved in 2020, falling to levels closer to EIA averages. Overall, OVEC was able to secure competitive transportation costs to ship coal via barge to the two plants.

116 Ibid.

117 LEI-DR-02-008.

118 Ibid.

119 Coal transportation costs from Illinois Basin to Indiana by waterway is withheld to avoid disclosure of individual company data in EIA website.
Figure 35. Coal transportation contracts

Source: LEI-DR-02-018_CONFIDENTIAL_Attachment_1 and LEI-DR-02-018_CONFIDENTIAL_Attachment_2.

Figure 36. Kyger Creek plant coal transportation cost compared to EIA

- Actual transportation cost
- EIA average annual coal transportation costs from Northern Appalachia to Ohio

Source: EIA data (Average Annual Coal Transportation Costs from Coal Basin to State by Waterway / 2020 data is preliminary); LEI-DR-02-016_CONFIDENTIAL_Attachment_1 and LEI_1.2.7_CONFIDENTIAL_Attachment_2 provided in LEI's previous audit.
6.1.3.11 Additional costs

In addition to coal commodity and transportation, costs are incurred to procure and manage coal inventory for Kyger Creek and Clifty Creek. The reagent costs associated with pollution control facilities and allowances are the main variable costs incurred by OVEC to control emissions and comply with environmental regulations. The reagents used in this audit period included trona, urea, limestone, and hydrated lime.\(^{120}\)

Reagent costs were somewhat higher in 2020 compared to 2019 and 2018 (see Figure 38). Allowance costs were also higher in 2020.\(^{121}\)

\(^{120}\) LEI-DR-02-017.

\(^{121}\) LEI-DR-02-009_CONFIDENTIAL_Attachment_1 and LEI_1.2.21_Confidential_attachment 1 provided in the previous audit.
6.1.4 Recommendations

Coal contract terms seem reasonable in terms of compliance with the coal procurement target strategy. Having long- and short-term contracts in place allowed for some volume flexibility. LEI believes the overall coal contracts reflect market awareness and prudence. While there were no formal internal audits conducted of the fuel procurement area, OVEC Management (including the COO, Environmental, Safety & Health Director, Treasurer, Plant Managers, and other OVEC management from the plant and the corporate office) holds a monthly coal strategy conference call with AEP Fuel Procurement. These calls include discussions of procurement, inventory levels, planned unit outages, coal market, transportation, reagents and contract delivery or quality issues. The information discussed serves as a means of optimizing decisions and validating actions of procurement, inventory management and shipment/delivery.

LEI makes the following recommendations:

- As illustrated in Figure 28 and Figure 29, the coal burn forecasts were consistently higher than the actual burns. LEI recommends that AEP Ohio, in its role on the Operating Committee, ensure that OVEC keep examining the process that creates these forecasts and conduct the forecast more frequently to reduce the discrepancies between the actual and estimated coal burns.

- The coal contract prices for Clifty Creek plant were higher than market prices in 2020. However, the Resource Fuels contract, which is a very large contract and the one which is most out of line with the current market, is set to expire at the end of 2021.
LEI assumes that future contracts will reflect the lower prices currently prevailing in the market.

6.2 Coal inventory management

6.2.1 Scope and background

6.2.1.1 Scope

The regulated FP organization within AEPSC is responsible for coal inventory policy and management of the coal serving the Kyger Creek and Clifty Creek power stations. OVEC’s procurement practices and outcomes related to coal inventories impact AEP Ohio’s ratepayers, and are therefore within the scope of this audit.

This chapter addresses the following topics:

- overview of the coal inventory policy;
- coal inventory control and outcomes; and
- analysis of coal inventory costs.

In coming to LEI’s conclusions, LEI issued formal data requests and conducted additional research.

6.2.1.2 Background

Coal inventory management is an important part of reliably and optimally operating OVEC’s coal power generation. Coal inventories provide protection against coal supplier default or delays in coal transportation. According to the regulated FP, its job is to ensure “the availability of an adequate, reliable supply of fuel (and reagents) at the lowest reasonable delivered cost for the generation of electricity.” An appropriate quantity of coal is supposed to be maintained at a plant.

6.2.2 Evaluative criteria

LEI focused its audit of coal inventory management on answering the following questions:

1. Does the coal inventory policy provide for sufficient visibility and executive attention?
2. Did OVEC maintain an appropriate inventory level in compliance with Coal Inventory Policy to avoid excessive inventory surpluses or shortfalls by actively managing transportation capacity and commodity contracts?

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6.2.3 Findings and conclusions

6.2.3.1 Coal inventory policy

The regulated FP states that a cross-functional team recommends a fuel inventory target, which is subject to the approval of senior management. The inventory target determination process helps to ensure that each plant’s needs are met.\textsuperscript{124}

During the audit period, OVEC considered the following factors when setting inventory targets: shipment distance to plant, lock risks, river conditions (i.e., water level or presence of ice), full load dispatch around the clock, maintenance/outage to plant and/or coal yard equipment (see Figure 39).

![Figure 39. Coal inventory targets](source: LEI-DR-02-011_CONFIDENTIAL_Attachment_1: Coal Procurement Strategy: Procurement Targets, Inventory Targets and Supplier Diversity)

The full-load requirement depends on the units’ summer and winter seasonal capability. Spring/summer capability is usually lower than winter by a few MW because of higher river temperatures (warm river water does not cool the plants as efficiently). The fall/winter season full-load inventory level of each power plant is higher than the spring/summer level.

6.2.3.2 Inventory control

Coal inventory levels at Clifty Creek averaged about 66 days in 2020 (see Figure 40). This is significantly above OVEC’s recommended seasonal inventory of _____ for the fall and winter seasons, and _____ the spring and summer seasons.\textsuperscript{125}

\textsuperscript{124} LEI-DR-02-001_Attachment_1. “Proper inventory levels.” American Electric Power Regulated Fuel Procurement Policy and Procedures May 2018.

\textsuperscript{125} LEI-DR-02-011_CONFIDENTIAL_Attachment_1: Coal Procurement Strategy: Procurement Targets, Inventory Targets and Supplier Diversity
In 2020, the monthly net generation and capacity factor for Clifty Creek was consistently lower than its 2019 and 2018 level except for December (see Figure 41). This may have resulted in a less accurate coal burn forecast, thus making the "days on hand" inventory level significantly above the target in the following months.

Kyger Creek’s inventory level averaged about 58 days in 2020 (see Figure 42). This is significantly higher than OVEC’s recommended seasonal inventory of [redacted] for the fall and winter seasons, and [redacted] for the spring and summer seasons.
The monthly net generation and capacity factor in Kyger Creek was also mostly lower 2020 compared to 2019, except for June, August, and December (see Figure 43). Similarly to Clifty Creek, this may have resulted in a less accurate coal burn forecast, thus making the “days on hand” inventory level significantly above the target in the following months.

Figure 42. Kyger Creek coal inventory level

OVEC’s coal burn forecast is based on expected unit generating performance relative to required load. OVEC purchases coal to meet those requirements prior to receiving the coal for consumption. The scheduled coal deliveries are modified (to minimize inventory variation) within the parameters of the agreements to adjust the change in market or unit operating performance issues.\(^{126}\)

\(^{126}\) LEI-DR-02-035 provided in LEI’s previous audit
6.2.4 Recommendations

At both power plants, coal inventory levels in 2020 were substantially higher than the inventory targets. LEI makes the following recommendations:

- To the extent current coal contracts might not feature flexibility for coal deliveries (i.e., requirements contracts), LEI recommends that AEP Ohio, in its role on the Operating Committee encourage OVEC to consider requirements contracts in the future. This will help keep inventories from exceeding targets.

- AEP Ohio, in its role on the Operating Committee, should encourage OVEC to procure slightly less through long-term contracts, and procure some coal through short-term contracts as needed. This will help keep inventories from exceeding targets.

- AEP Ohio, in its role on the Operating Committee, should encourage OVEC to examine the process it uses to create coal burn outlooks, and its policy on taking deliveries of coal.
7 Environmental compliance

7.1 Scope and background

7.1.1 Scope

OVEC’s environmental compliance activities are within the scope of this audit, as the Commission has specifically asked for this analysis.

This chapter addresses the following topics:

- overview of Ohio’s air and solids regulations;
- organizational structure and qualifications of personnel;
- current status of OVEC’s environmental controls;
- OVEC’s emissions allowance management; and
- OVEC’s preparation for compliance with proposed or newly enacted environmental regulations.

In coming to LEI’s conclusions, LEI issued formal data requests, participated in an on-line virtual plant site visit with OVEC personnel, and conducted additional research.

7.1.2 Background on emissions regulations

7.1.2.1 Air regulations

On March 10, 2005, the United States Environmental Protection Agency (“EPA”) issued the Clean Air Interstate Rule (“CAIR”) that required significant reductions of SO₂ and NOₓ emissions from coal-burning power plants. On March 15, 2005, the EPA also issued the Clean Air Mercury Rule (“CAMR”) that required significant mercury emission reductions for coal-burning power plants. These emission reductions were required in two phases: 2009 and 2015 for NOₓ; 2010 and 2015 for SO₂; and 2010 and 2018 for mercury. Ohio subsequently finalized its state-level versions of CAIR and CAMR. In response, the OVEC shareholders determined that it would be necessary to install flue gas desulfurization (“FGD”) systems at both coal plants to comply with these rules.

After the promulgation of CAIR and CAMR, a series of legal challenges to those rules resulted in their replacement. CAMR was replaced with the Mercury and Air Toxics Standards (“MATS”) rule which became effective on April 16, 2012. The OVEC plants were required to demonstrate compliance with MATS emission limits by April 16, 2015. On August 8, 2011, the EPA promulgated the Cross-State Air Pollution Rule (“CSAPR“). On May 1, 2017, the CSAPR Update ozone season NOₓ program replaced the original CSAPR ozone season NOₓ program. On March 15, 2021, the EPA finalized the Revised CSAPR Update that would reduce NOₓ emissions from
power plants in the eastern United States, including Ohio by 17,000 tons.\textsuperscript{127} Figure 44 below illustrates the CSAPR footprint across the United States.

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{csapr_footprint.png}
\caption{States covered by CSAPR}
\end{figure}

Source: EPA, Clean Air Markets.

### 7.1.2.2 Solids regulations

Solid emissions (fly ash, boiler slag, and FGD gypsum) from coal plants are regulated under EPA’s Coal Combustion Residuals (“CCR”) rule, which went into effect in October 2015. As noted in OVEC’s 2020 annual report “[t]he US EPA elected to regulate CCR as a non-hazardous solid waste…The rule applies to new and existing CCR landfills and CCR surface impoundments…The rule is self-implementing and currently does not require state action.”\textsuperscript{128}

### 7.1.2.3 Water regulations

OVEC plants must comply with EPA’s Effluent Limitations Guidelines (“ELG”) limiting wastewater discharge (bottom ash transport wastewater and wastewater from the scrubbing process). EPA published the final ELG revisions in the Federal Register on October 13, 2020.\textsuperscript{129} In

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\textsuperscript{129} LEI-DR-04-008.
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light of the rules, OVEC will have until December 31, 2025 to determine the technology it will use to comply with the rules, and to have it in place. This is discussed in Section 7.3.3.

7.2 Evaluative criteria

LEI focused its audit of environmental compliance activities on answering the following questions:

1. Is the current environmental department’s organization and staffing adequate?

2. Has OVEC appropriately responded to environmental regulations relevant to the plants? Has this impacted fuel procurement, in terms of type and cost of fuel purchased?

3. Has OVEC ensured a rigorous emission allowance management strategy for the coal plants? What methods does OVEC use to analyze environmental compliance options and strategies?

4. Has OVEC appropriately monitored, evaluated, and implemented the environmental compliance options?

5. What is the overall emission allowance management strategy, including any emission allowance transactions in which OVEC participated?

7.3 Findings and conclusions

7.3.1 Organization and staffing

The Environmental, Safety, and Health Department (“ESH”) of OVEC-IKEC is responsible for managing and directing environmental compliance activities to make sure OVEC-IKEC is fully compliant with new and existing federal, state, and local environmental laws and regulations. The ESH Department also works closely with System Office management, plant management, personnel from the environmental service and engineering of Sponsor Companies, as well as their environmental departments to effectively carry out environmental compliance activities.130

The ESH Department consists of 13 staff (see Figure 45), and their duties and responsibilities include:131

- “Developing and administering programs and policies to ensure the Company is operating in full compliance with all applicable environmental regulatory requirements;”

- “Staying current with all new legal precedence and technology developments relating to environmental compliance with Company operations;”

130 LEI-DR-04-001; LEI-DR-04-001 Attachment 1.

131 Ibid.
• “Securing and renewing all federal and state air, water, and solid waste permits required to meet applicable compliance obligations at all company facilities;”

• “Maintaining relationships with federal, state, and local environmental regulatory agencies for the purpose of obtaining guidance, required construction and operating permits and other necessary approvals in a timely manner, and for the purpose of resolving any compliance matters in the most efficient and amicable way possible;”

• “Working with outside legal counsel, consultants, and contractors for the purpose of resolving legal issues, conducting studies, and implementing projects to ensure the Company is operating in full compliance with all applicable regulatory requirements;” and

• ”Managing emission allowance compliance activities for the Acid Rain Program, CSAPR, and CSAPR Update rules.”

**Figure 45. OVEC-IKEC ESH Department Organization Chart**

7.3.2 **Current environmental control status of OVEC plants**

Over the course of its operation, OVEC has installed and retrofitted a variety of equipment and systems in both Kyger Creek and Clifty Creek Power Plants to comply with environmental laws
and regulations at the federal, state, and local levels. The current installed environmental controls and monitors for both plants are:

- **Overfire air system** ("OFA"): to meet the emission requirements for NO\textsubscript{x}, overfire air systems were put in place in the 1990s at all 11 units, to meet the requirements of the Acid Rain Program as part of the 1990 Clean Air Act Amendments ("CAAA"). The overfire air system effectively reduces NO\textsubscript{x} emissions by 50%. The OFAs for each plant will last the life of the plant, with ongoing maintenance; for example, the burners are inspected, repaired, and replaced on an ongoing basis.

- **Selective catalytic recovery** ("SCR") system: SCR equipment was installed in 2002 and 2003 to meet additional NO\textsubscript{x} reduction requirements applicable to the ozone seasonal cap and trade program under the US EPA’s NO\textsubscript{x} State Implementation Plan Call Rule. SCRs convert NO\textsubscript{x} in the furnace exhaust gas into N\textsubscript{2}, H\textsubscript{2}O and CO\textsubscript{2}. Each unit in OVEC has its own SCR except for Clifty Creek Unit 6 which is not self-scheduled, but offered based on economics during summer ozone season (see Figure 46 and Figure 47). According to a 2011 Louisville Gas and Electric Company and Kentucky Public Service Commission long-term PPA, “Since the current NO\textsubscript{x} regulations allow “bubbling” of the emissions from both Clifty and Kyger and since OVEC chose to design the reactors for a NO\textsubscript{x} removal efficiency of 90%, sufficient margin existed to allow one unit to remain uncontrolled.” The SCR has the added benefit converting trace amounts of mercury (H\textsubscript{g}) in to a form which can be removed by scrubbers (discussed below). However, SCRs also create SO\textsubscript{3} which cannot be removed by scrubbers (again, discussed below). To address this, the plants use dry sorbent injection equipment (which relies on injection of trona or hydrated lime) to capture the SO\textsubscript{3} The SCRs can last the life of the OVEC plant (until at least 2040) based on a maintenance regime and would not need new capital expenditure.

- **Electrostatic precipitator**: In the 1970s, the electrostatic precipitators were installed at all 11 OVEC-IKEC units to comply with the 1970 Clean Air Act ("CAA"). They remove small particles of ash and SO\textsubscript{3}, by using reduced velocity and an electric charge. The electrostatic precipitators collect over 90% of the fly ash produced in the combustion process. They are inspected and maintained during plant outages and no new capital is needed for them to

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132 LEI-DR-04-007; LEI-DR-04-007 Attachment 1; Oral presentation from OVEC staff during the virtual plant site visit on November 17, 2021.

133 Oral presentation from OVEC staff during the virtual plant site visit on November 17, 2021.


135 Oral presentation from OVEC staff during the virtual plant site visit on November 17, 2021.

136 Ibid.
last the life of the plant. At Clifty Creek, the fly ash is disposed of in a dry state and can be sold for re-use or deposited on site. At Kyger Creek, the fly ash is currently mixed with water and the resulting slurry is deposited into a settling pond, but OVEC is in the process of converting to dry fly ash removal to meet EPA EFL guidelines (equipment is expected to be online in 2023).

- **Flue gas desulfurization (“FGD”) systems:** FGD systems were completed in 2012 for Kyger Creek and 2013 for Clifty Creek. FGD systems are designed to remove SO$_2$. At Clifty Creek and Kyger Creek, the equipment chose for the main scrubbing task is the jet bubbling reactor (“JBR”) design and proper operation brings co-benefits of lower particulate matter and lower mercury emissions, which help comply with EPA’s MATS rule without the need for additional pollution control equipment. JBR 12 at Kyger Creek scrubs flue gas from generation Units 1 and 2, and JBR 35 scrubs Units 3, 4, and 5. Clifty Creek’s JBR 13 scrubs Units 1, 2, and 3, and JBR 46 scrubs Units 4, 5, and 6.
  
  o JBR: The JBR performs the actual scrubbing and reduces SO$_2$ emissions by up to 98% at the plants; and
  
  o **Related equipment:** FGD systems at each plant included two JBRs, a new stack with two flues (one for each JBR), a FGD wastewater treatment plant (“WWTP”) to treat the residual wastewater created by the JBRs, new landfills, a limestone barge unloader, limestone preparation and storage equipment, gypsum dewatering, and a trona dry sorbent injection system for SO$_3$ mitigation.

- **Continuous emissions monitoring system (“CEMS”):** Primary and redundant backup monitoring systems were installed on each new flue when the scrubbers were placed into service. CEMS continuously monitors the CO$_2$, NO$_x$, SO$_2$, particulate matter (“PM”) 10 and PM 2.5, mercury, and flue gas volumetric flowrates. CEMS output is processed through a data acquisition system to enable OVEC to provide quarterly emissions data to US EPA and other federal or state environmental organizations to demonstrate compliance. The NO$_x$, CO$_2$, and SO$_2$ flow monitors were installed to meet EPA reporting requirements. Mercury and PM monitoring systems were installed for MATS compliance. OVEC staff manage air pollution control in real time to make sure the emissions do not exceed the US EPA limit. The plants are in the process of replacing/updating the CEMS monitors.

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137 Ibid.

138 Ibid.
Figure 46. Clifty Creek air pollution control process

Source: LEI-DR-04-007 Attachment 1; Oral presentation from OVEC staff during the virtual plant site visit on November 17, 2021.

Figure 47. Kyger Creek air pollution control process

Source: LEI-DR-04-007 Attachment 1; Oral presentation from OVEC staff during the virtual plant site visit on November 17, 2021.
As noted above, OVEC reported that through proper maintenance the pollution control equipment it can last for many decades. Figure 48 lists the major equipment at Kyger Creek and Clifty Creek facilities installed since the late 1970s to comply with environmental regulations.

<table>
<thead>
<tr>
<th>Project</th>
<th>Purpose</th>
<th>Installation Date(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clifty Creek and Kyger Creek Plant – Electrostatic Precipitator (ESP) installation on all units</td>
<td>To meet Clean Air Act requirements for the removal of fly ash/particulate matter from the flue gas</td>
<td>1977-1980</td>
</tr>
<tr>
<td>Clifty Creek and Kyger Creek Plants (all units) – boiler overfire air modifications</td>
<td>To meet Clean Air Act Amendment (Acid Rain Program) requirements for NOx emissions</td>
<td>1995-1999</td>
</tr>
<tr>
<td>Clifty Creek and Kyger Creek Plants (10 of 11 units) - installed selective catalytic reduction equipment</td>
<td>To comply with ozone season only NOx requirements following additional US EPA NOx SIP call rulemaking</td>
<td>2002-2003</td>
</tr>
<tr>
<td>Clifty Creek and Kyger Creek Installation of JBR Scrubbers</td>
<td>Compliance with CSAPR requirements for additional SO2 emission reductions, and gain co-benefit of Hg removal for compliance with the MATS rule</td>
<td>2011-2013</td>
</tr>
</tbody>
</table>

Source: LEI-DR-04-010.

7.3.3 OVEC’s environmental compliance

7.3.3.1 OVEC’s compliance with air, water, and solids regulations

With the adoption of EPA’s CSAPR Update Rule, in 2019, OVEC managed its operations to comply with the more stringent NOx constraints effective during the ozone season. The final rule revising the CSAPR Update was signed on March 15, 2021 and OVEC does not expect it to impact the near-term compliance strategy or materially change future operations.

OVEC has been using the Effluent Limitations Guidelines (“ELG”) draft rules published in November 2019 as the basis for planning its compliance with rules limiting wastewater discharge (bottom ash transport wastewater and FGD wastewater). EPA published the final ELG revisions in the Federal Register on October 13, 2020. As noted above, OVEC will have until December 31, 2025, to modify how it manages both bottom ash transport wastewater and FGD wastewater. OVEC has engaged a third-party engineering firm to assist in developing an overall holistic compliance strategy based on terms of the final ELG rules, and other applicable federal and state regulations that may impact timelines for modifying treatment systems to meet new ELG requirements at both plants. The dry fly ash project for Kyger Creek discussed previously is under

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139 Oral presentation from OVEC staff during the virtual plant site visit on November 17, 2021.


141 LEI-DR-04-008.
construction and set to be completed in 2023, to comply with ELG rules. Both plants are now undergoing other modifications to comply with the rules.\textsuperscript{142}

To comply with EPA Clean Water Act Section 316 (b) for cooling water intake structures, both Kyger Creek and Clifty Creek are participating in an Electric Power Research Institute (“EPRI”) collaboration project. OVEC was obligated to conduct a two-year study of EPA Clean Water Act Section 316 (b) requirements and associated control technology recommendations, which they completed, and submitted to the Ohio state regulatory agency in 2018.\textsuperscript{143} The report included a summary of the preliminary cost estimates for the technologies evaluated, conclusions and other information required under Section 122.21(r) of the 316(b) Rule. OVEC still expects to prepare a comprehensive and detailed cost estimate following consultation with Indiana Department of Environmental Management (“IDEM”) and Ohio EPA following their site-specific determination of what constitutes Best Available Technology (“BAT”) for each plant, consistent with Section 125.98(f) of the 316(b) Rule. That determination needs to be made before OVEC takes the next step in developing detailed costs and finalizing schedules, and neither state regulatory agency did so in 2020.

IDEM has stated they will be conducting their evaluation as part of the next National Pollution Discharge Elimination System (“NPDES”) permit renewal for the Clifty Creek Station. The current permit is effective through May 1, 2022, and OVEC expects IDEM’s evaluation to address the Station’s future 316(b) obligations to take place in late 2021 or early 2022. Ohio EPA is expected to make a similar determination for Kyger Creek Station in either late 2021 or early 2022 as well.\textsuperscript{144}

To comply with EPA CCR, OVEC noted in its most recent annual report that all compliance is complete: “The Companies have completed all compliance obligations associated with the rule to date…. currently, approximately 65 percent of the coal ash and other residual products from our generating facilities are reused in the production of cement and wallboard, as soil amendments, as abrasives of road treatment materials, and for other beneficial uses.”\textsuperscript{145}

7.3.3.2 OVEC’s byproducts from environmental compliance activities

During the FGD process, air is needed to support the reaction of the SO\textsubscript{2} in the gas with the limestone slurry. This creates spent slurry, as known as gypsum. The absorber removes the dewatered gypsum which becomes a useful byproduct and source of revenue for OVEC.

As of 2018, Kyger Creek has a long term contractual relationship with one wallboard manufacturer, and Clifty Creek is also nearing completion of a long term contract with another

\textsuperscript{142} Ibid, and Virtual site visit November 17, 2021.


\textsuperscript{144} LEI-DR-04-009.

wallboard manufacturer. As of 2019, OVEC sold nearly all of the gypsum produced at each plant into the wallboard market. For both plants, OVEC evaluated options for installing barge loading facilities on-site which could provide additional support for fly ash and boiler slag marketing. The revenues from the sales of gypsum are used to offset the fuel and reagent costs incurred by OVEC.

Another byproduct is bottom ash, removed from the bottom of the boilers. After further cleaning, the ash can be used for grid blasting and becomes sellable. Clifty Creek has successfully marketed some of its fly ash, and OVEC expects a growing trend in that market. Kyger Creek is considering a marketing agreement for its dry fly ash in 2023 and beyond after the completion of the dry flash ash conversion project at the facility. The revenue from the ash sales is expected to reduce total fuel and reagent costs. Modifications of the wastewater treatment systems began in 2021 as noted above.

7.3.3.3 OVEC’s compliance strategy

OVEC’s overall compliance strategy involves installing equipment and maintaining a bank of emissions allowances. The OVEC 2020 annual report noted that “As a result of the installation and effective operation of the FGD and SCR systems at each plant, management did not need to purchase additional annual SO₂ allowances, annual NOₓ allowances, or ozone season allowances in 2020 to cover actual emissions. The Companies [OVEC and IKEC] also maintain a bank of allowances for all three programs as a hedge to cover future emissions in the event of any short-term operating events or other external factors. Depending on a variety of operational and economic factors, management may elect to consume a portion of these banked allowances and/or strategically purchase additional CSAPR annual and ozone season allowances in 2021 and beyond for compliance with the CSAPR and CSAPR Update rules.”

7.3.4 Emissions allowances and trading

7.3.4.1 OVEC’s designated staff

The Environmental Safety & Health Director is the Designated Representative (or Authorized Account Representative (“AAR“)) at OVEC and is responsible for overall emissions allowance inventory management and associated compliance activities, which include the allowance bank management and surrender of allowances via US EPA’s Clean Air Markets Division (“CAMD”).


148 Ibid.


150 LEI-DR-04-008.

151 Oral presentation from OVEC staff during the virtual plant site visit on November 17, 2021.

152 Ibid.
Further, the AAR has an Alternate Authorized Account Representative ("AAAR"), who is the Environmental Services Manager based at OVEC’s corporate office in Piketon, Ohio, serves as a backup to fulfill purchasing, banking, inventory management, and annual allowance surrender responsibilities.

7.3.4.2 OVEC’s purchasing strategy for emissions allowances

OVEC’s strategy is to “operate in a manner to comply with applicable environmental requirements under both the state and federal implementation plans applicable to NOx and SO2 emissions from the electric utility sector.” OVEC is required to manage emissions allowances under three regulatory programs: (1) CSAPR; (2) CSAPR Update Rule; and (3) Acid Rain Program. During the audit period, OVEC confirmed that they did not make any emissions allowances purchases in the secondary market and the only allowances received were those allowances allocated to each of the units by EPA under the three regulatory programs.

OVEC did not purchase SO2 allowances during the audit period and does not expect to purchase SO2 allowances in the near future because of the high efficiency of JBR scrubbers. Under the federal Acid Rain or CSAPR regulations, OVEC surrendered the allowances allocated to the units under those respective compliance programs.

As for NOx emissions control, OVEC’s overall strategy is to “operate in a manner to limit or avoid the need to purchase annual or seasonal NOx allowances in the secondary market.” Generally, OVEC has very limited need to purchase additional allowances due to the stringent environmental compliance obligations and high efficiency of plants’ pollution control equipment. During the audit period, OVEC confirmed that neither seasonal nor annual NOx allowances were purchased.

7.3.4.3 OVEC’s purchase of emissions allowances

As mentioned above, OVEC did not make any allowance purchases during the audit period. In the past, OVEC’s purchasing process for emissions allowances was mainly through the trading services of one of its Sponsors (usually AEP Ohio) to make sure the purchase is made based on fair market prices and reasonable brokerage fees at the time of the purchase. For each allowance

153 LEI-DR-04-002.
154 Ibid.
155 LEI-DR-04-003.
156 LEI-DR-04-002.
157 Ibid.
158 Ibid.
159 LEI-DR-04-003.
purchase, there was a purchase agreement between OVEC and the seller. OVEC conducted an internal legal review of the agreement terms that define the type, number, vintage, and total prices of allowances of each purchase. The ESH Director or AAR is responsible for managing the emissions allowances purchase to meet OVEC’s needs.\textsuperscript{160}

### 7.3.4.4 OVEC’s banking strategy and management of emissions allowance inventories

OVEC’s AAR and AAAR have the primary responsibility for fulfilling emission allowance management and associated compliance obligations, including banking and inventory management.\textsuperscript{161} The general strategy for banking and inventory management is that allowances surrenders are made on a last-in, first-out basis to minimize the costs incurred and billed to sponsors.\textsuperscript{162}

For allowances purchased by OVEC, they are valued on a weighted average basis and sponsoring companies are billed for them based on the actual monthly emissions reported by Kyger Creek and Clifty Creek.\textsuperscript{163} However, allowances which are allocated to the plants are accounted for differently: “Allowances directly allocated to the plants by EPA are not assigned a cost and sponsors are not billed when such allowances are surrendered.”\textsuperscript{164}

OVEC has not purchased any allowances on the secondary market since complying with the CSAPR and Acid Rain programs.\textsuperscript{165}

Figure 49 below shows a summary of the 2020 allowance bank totals, the weighted average cost of allowances that still have a value from prior year purchases, the number of allowances surrendered in 2020, the 2020 balance, and additional 2021 vintage allowances EPA has allocated to the units for 2020.

\begin{flushleft}
\begin{enumerate}
\item \textsuperscript{160} Ibid.
\item \textsuperscript{161} LEI-DR-04-002.
\item \textsuperscript{162} Ibid.
\item \textsuperscript{163} LEI-DR-04-006.
\item \textsuperscript{164} Ibid.
\item \textsuperscript{165} Oral presentation from OVEC staff during the virtual plant site visit on November 17, 2021.
\end{enumerate}
\end{flushleft}
LEI notes that, at [REDACTED]/ton, the 2020 year-end inventory of ozone season NOx allowances for 2020 was worth [REDACTED].166 This is the most expensive inventory of allowances—SO2 and annual ozone inventory values are much lower, because the prices of allowances are lower. Since the EPA is providing about the same number of ozone season NOx allowances annually, the ozone season inventory level for 2020 is probably higher than needed. Though it may be overly conservative, LEI believes the inventory management for seasonal NOx allowances is reasonable. Management of other emissions inventories was reasonable and represent low costs to customers.

7.3.5 Evaluating, and implementing compliance options

OVEC’s strategy for evaluating options for compliance and implementing these options is based on what is required to meet state and federal regulations.167 The capital budget for environmental

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166 NOx allowances for [REDACTED] = 2021 EPA provided allowance allocation or [REDACTED] tons multiplied by weighted average cost of allowances held in inventory [REDACTED]

167 Oral presentation from OVEC staff during the virtual plant site visit on November 17, 2021.
compliance is approved by the OVEC Board of Directors. As discussed in more detail in Section 8, there is no cap on annual capital expenditures.

7.4 Recommendations

Based on the virtual plant site visit and data request responses from AEP Ohio, LEI concludes that OVEC’s environmental equipment configuration is consistent with the industry standard, and therefore, OVEC is well positioned to comply with environmental rules and regulations at federal and state levels. LEI found that OVEC has an effective management of emissions allowances given the dynamics in the market, regulatory changes, and efficiency of emission control systems.
8 Capital expenses

8.1 Scope and background

8.1.1 Scope

Capital expenses incurred by OVEC are allocated and billed to AEP Ohio through the demand charge on the OVEC bill. In turn, these are billed to AEP Ohio customers in the LGR Rider and are therefore within the scope of the audit.

This chapter addresses the following topics:

- decision and budgeting procedures for capital expenses;
- budgeted and actual capital projects over the audit period; and
- prudence of project planning and management.

In coming to LEI’s conclusions, LEI issued formal data requests and reviewed detailed project documents.

8.1.2 Background

LEI reviewed the capital project approval process as well as the budgeted and actual costs of capital projects during the audit period, to determine whether these projects were planned and managed prudently.

8.2 Evaluative criteria

LEI focused its audit on answering the following questions:

1. Were capital projects planned based on a prudent approval process?
2. Were capital projects well managed and completed within budget?

8.3 Findings and conclusions

8.3.1 Overview

According to OVEC’s 2020 annual report “[a]ll property additions and replacements are fully depreciated on the date the property is placed in service, unless the addition or replacement relates to a financed project. As the Companies’ policy is to bill in accordance with the debt service schedule under the debt agreements, all financed projects are being depreciated in amounts equal to the principal payments on outstanding debt.”168

Capital expenses are billed to the Sponsoring Companies in the OVEC demand charge. The demand charge includes Component A which captures the cost of debt, depreciation, and amortization; and Component B which covers non-fuel expenses for the plants.\textsuperscript{169}

Total capital spending in OVEC was $8.55 million, 12\% lower than in 2019 (see Figure 50). This annual amount is far lower than the 2020 total of Component A \textsuperscript{69} and Component B \textsuperscript{69} in the OVEC bill. The OVEC bill includes charges from capital spending in previous years.

\textbf{Figure 50. Capital spending in OVEC, 2018-2020}

\begin{center}
\includegraphics[width=\textwidth]{figure50.png}
\end{center}


\subsection*{8.3.2 Capital budget process at OVEC}

At OVEC, any proposed capital project over $100,000 goes through a six-step process before receiving internal approval (see Figure 51).
Figure 51. The six-step capital budget process at OVEC

The six steps involve the following activities and teams:

1) At the Capital Budget Kickoff, requirements covering capital justifications and the planned timeline are reviewed;

2) In the Capital Budget Submission phase, Project Leads (typically asset owners or process leads) submit capital projections request and justifications to the Budget Excellence Team;

3) The Budget Excellence Team Review is led by a group of individuals with multidisciplinary backgrounds and from various locations and departments. The team reviews the quality of the project’s justifications and alternatives;

4) The Site Level Review is led by a group consisting of the Plant Manager and plant Department Heads, who prioritize projects for their location and provide feedback regarding the projects and associated justifications;

5) The Executive Management Review is led by a team made up of the Chief Operation Officer (“COO”), Chief Financial Officer (“CFO”), Kyger Creek Plant Manager, Clifty Creek Plant Manager, Environmental, Safety & Health Director, and Electrical Operations Director. The team reviews the projects and then prioritizes them based on safety, environmental compliance, expected return, reliability risk, and capital budget targets; and

6) The Board of Directors (“BOD”) reviews and approves capital budgets at the annual BOD meeting.

LEI believes that this capital project budget approval process provides a good foundation for capital project planning and implementing. However, it should specify more clearly the personnel in charge of each step. For example, at the Capital Budget Kickoff step, who is responsible for proposing a capital project and who reviews the proposal? In addition, OVEC should make transparent the standardized criteria (such as net present value, payback period,
and/or comparison to alternatives), for evaluating and approving the proposed capital projects at each step.

8.3.3 No ceiling on capital spending

As LEI understands it, the review and approval of the Commission is not needed for OVEC to engage in capital spending projects. Under such circumstances, a cap or ceiling on annual expenditures would be prudent, to prevent over-investment. LEI recommends that the Commission consider implementing such a cap. However, OVEC is not allowed to earn a return on capital projects as such.

8.3.4 Capital projects were generally completed within budget

LEI reviewed the budgeted and actual costs of OVEC’s capital projects in 2020. LEI found that the capital projects were generally completed within or close to the budget, and that the total actual costs did not exceed the total budgeted costs in 2020 for major projects (see Figure 52). One fairly minor project, replacing core switches and router at Clifty Creek, exceeded the budget by a substantial margin.

Figure 52. Budgeted and actual costs of all OVEC capital projects, 2020

Source: LEI-DR-03-002; LEI-DR-03-002 Confidential Attachment 1.
8.3.5 Capital projects are typically for environmental and economic purposes with a payback period of around four years

LEI reviewed all projects that had budgeted amounts greater than $500,000 and examined OVEC’s project planning materials (provided in LEI-DR-03-002 Confidential Attachment 2) to check the prudency of capital spending. The planning materials included detailed information such as project description, cost and benefit analysis and alternatives considered (see Figure 53 below). OVEC states that projects were focused on to delivering economic benefits and environmental compliance, went through a cost-benefit analysis (with an average simple payback timeline of around 3.3 years), and OVEC compared them to alternatives in terms of practicality and cost.

Figure 53. Detailed summary of selected capital projects of OVEC
8.4 Recommendations

In general, capital projects at OVEC were completed within budget and followed a prudent evaluation process. The capital investment appears to have addressed environmental issues or improved plant economics.

However, this does not imply that the level of capital spending is justified by the revenues earned by the plants in the PJM market. Recent annual capital expenditures of about $8 million to $9 million represent a small portion of the demand charge paid by AEP Ohio and the other Sponsoring Companies; the overall cost to recover the investment in the plants (recovered in Component A and Component B of the demand charge) is much larger, as noted above.
9 Power plant operations

9.1 Scope and background

9.1.1 Scope

OVEC’s plant operation and maintenance activities impact the ultimate cost of power to OVEC consumers and are thus within the scope of this audit.

This chapter addresses the following topics:

- organizational structure and qualifications of personnel;
- power plant operation and maintenance;
- power plant performance tracking; and
- emergency procedures.

In coming to LEI’s conclusions, LEI issued formal data requests, communicated with management, and conducted additional research.

9.1.2 Background

Clifty Creek includes six coal-fired generating units and Kyger Creek includes five coal-fired generating units (see Figure 54). The units are all relatively old (operating since 1955 or 1956) and small, with nameplate capacity of 217.3 MW each, while new coal steam turbines tend to be about 500 MW.

![Figure 54. OVEC-owned generating units, 2020](https://www.ovec.com/Clifty.php; https://www.ovec.com/Kyger.php)

9.2 Evaluative criteria

LEI focused its audit of plant operations on answering the following questions:
1. Is staffing adequate in terms of numbers of employees and staff experience, training, oversight, performance incentives, and succession planning?

2. Do OVEC’s plants perform at levels comparable to industry expectations?

3. How and on what criteria is plant performance benchmarked by OVEC? How does it compare to industry standards, best practices, or expectations?

4. How does OVEC plan and execute its maintenance activities?

5. What emergency procedures are in place to deal with extreme weather? How did plant managers respond to the impacts of COVID-19 in 2020?

9.3 Findings and conclusions

9.3.1 Organization and staffing are reasonable at Kyger Creek and Clifty Creek

LEI examined the staffing of the OVEC and IKEC plant management teams. There are 213 staff members working at Kyger Creek and 241 at Clifty Creek (see Figure 55). The number of employees is comparable to the average for coal plants in PJM, which is 238. The total number of staff at both plants declined from 2019 to 2020. AEP reported that the differences in staffing levels between 2019 and 2020 at both plants were primarily driven by attrition due to employee retirements. When that takes place, each plant evaluates those vacancies and takes a disciplined approach to determine whether those positions can be consolidated, contracted to a third-party strategic partner more effectively, and/or if that position needs to be filled with an external hire. In general, as operations positions become vacant, the plants have been hiring replacement employees to backfill those vacant positions. Other positions from all other departments that become vacant are generally being either consolidated or are being subcontracted out to strategic partners where warranted.

170 LEI-DR-05-001 Attachment 1; LEI-DR-05-001 Attachment 2.

171 S&P Global Market Intelligence.

172 LEI-DR-05-011.
LEI examined the operations and maintenance (“O&M”) costs (labor plus non-labor) for the two plants. As shown in Figure 56, for the period of 2018-2020, the Clifty Creek and Kyger Creek plants cost an average of $38.35 million (or $29.42/kW-year) and $33.7 million per year (or $31.04/kW-year) for O&M, respectively. Around 23% to 27% of the total O&M cost at Clifty Creek and Kyger Creek is reported to have been spent on labor. This share is on the lower end of industry average based on LEI’s empirical knowledge but is not unreasonable given the considerable amount of spending on materials that might be required in the event of planned or unplanned outages.

Source: LEI-DR-05-001 Attachment 1; LEI-DR-05-001 Attachment 2.
9.3.2 Plant maintenance processes unchanged from previous audit

Regular planned maintenance is important to ensure reliability of supply from the generating fleet. Given that the planned maintenance strategy at OVEC plants remains unchanged from the previous audit period,\(^{173}\) we provide only a high-level summary as follows:

OVEC plant maintenance includes the day-to-day maintenance activities driven by the maintenance planning process, “emergent” (emergency) work, unplanned outage work, and outage preventative maintenance tasks. Major outage projects (including but not limited to SCR catalyst replacement, air heater basket major replacement, major boiler tube replacements, ash hopper rebuilds, booster fan rebuilds, JBR repairs, and turbine inspections) require large crews for a specific duration and are therefore contracted. Craft labor is contracted for scaffolding, insulation, and vacuuming needs. Plant employees mostly conduct routine maintenance, testing, and small calibration and repairs (such as damper repairs, precipitator routine maintenance, miscellaneous small valve repairs and replacements, air preheater seals and basket replacement, instrument and control MATS calibrations and testing, electrical breaker cleaning and relay calibrations).\(^{174}\)

9.3.3 Planned outage process is well designed

OVEC uses a comprehensive handbook which clearly delineates roles and responsibilities related to planned outages.\(^{175}\) Outages at OVEC’s plants are planned and executed by the Outage Management Team, which involves the following key members:\(^{176}\)

- **Outage Manager:** assigned by the Plant Manager, or delegate. The Manager is responsible for the maintenance of the opportunity outage pool lists (when unanticipated changes on the power system allow work to take place), planning, scheduling, and day-to-day management of the outage;

- **Outage Planner:** responsible for planning outage work orders to support pre-outage, outage execution and closure. The Planner serves as the single point contact responsible for communication of outage work order planning;

- **Outage Scheduler:** responsible for development, analysis, reporting, integration, maintenance and historical retention of outage schedules to support pre-outage, outage execution and closure;

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\(^{173}\) LEI-DR-05-003.

\(^{174}\) Ibid.

\(^{175}\) LEI-DR-05-002 Attachment 1.

\(^{176}\) Ibid.
• **Operations Production Superintendent/Gate Keeper**: represents the Operations organization and assists members of the Outage Management Team;

• **Clearance Coordinator**: assists members of the Outage Management Team;

• **System Lead/Engineer**: responsible for the planning, execution and closeout of specific planned outage systems or projects;

• **Maintenance Manager**: supports the outage by providing necessary resources and holding those assigned accountable to safely execute planned work;

• **Maintenance Production Superintendent**: coordinates resources to support the execution of the scheduled outages;

• **Maintenance Supervisor**: responsible for execution and closeout for labor and maintenance activities;

• **Safety Coordinator**: the point of contact for safety review, execution, and improvement at the plant;

• **Environmental Coordinator**: the point of contact for environmental review, execution, and improvement at the plant; and

• **Outage Coordinator**: responsible for coordinating assigned outage activities such as contracted cleaning services, or large-scale projects requiring oversight.

OVEC’s handbook outlines a standard planned outage process that provides a structure for outage planning, implementation, and continuous improvement. The process monitors four key steps, namely: Preplanning, Planning, Execution, and Close-out (see Figure 57).¹⁷⁷

The **Preplanning process** provides the plan for all long-term strategic planning, budgeting, and material purchases. Five-year forecasts for O&M and capital budgets are developed, and the high-level scope for each outage is established. Long lead material purchases are identified, planned, budgeted, and ordered. On an annual basis the following year’s budget is provisionally approved by top level management.

The **Planning process** develops the annual project plan and documents that will be used to carry out the outage. The Planning step is made up of three phases: *Initiate, Develop,* and *Maximize.* These phases encompass a twelve-month (48-week) timeline, and there is overlap among them.

- *Initiate* phase consists of processes performed to establish the total scope of the outage and it is conducted during the first six months of the twelve-month planning timeline. The outage scope will include the required maintenance for continued safe and environmentally responsible operation of the unit. Along with the scope, an initial budget

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¹⁷⁷ Ibid.
forecast and a level 1 schedule (i.e., a high-level overview) is developed which depicts the outage duration in the form of major milestones needed for successful completion.

- **Develop** phase consists of creating the course of action required to attain specific outage objectives (including cost, schedule, and scope) through the planning of each job. This takes two months of the twelve-month planning timeline. The outage scope is further developed to meet unit performance expectations within budget constraints.

- **Maximize** phase finalizes the course of action required to attain specific outage objectives. This phase includes publishing the level 3 schedule (a detailed schedule, with the critical path identified), finalizing the forecast and attaining final project approval through a formal readiness review with Plant Senior Management. This phase starts three months into the planning phase, while the initiate phase is still under way. The Maximize phase concludes with a Readiness Review, which presents to Senior Management the safety plans, work scope, budget, schedule, and project risks.

**Figure 57. OVEC’s outage planning process**

- **Preplanning**
  - Long term strategic planning, budgeting, and material purchases before the twelve-month planning process starts, include updating the ten-year plan, miscellaneous data sheet, and five-year forecast

- **Planning**
  - Initiate: establish the total scope of the outage, initial budget, and schedule
  - Develop: create the course of action required to attain outage specific objectives
  - Maximize: finalize schedule, budget forecast, and attain final project approval

- **Execution**
  - Progress Tracking: monitor and control progress and performance to the baseline
  - Adjust: determine corrective or preventive actions, and evaluate action plans

- **Close-Out**
  - Close: formally close all project-oriented records
  - Document: gather feedback, document lessons learned, and develop corrective actions
  - Reporting: publish a final report summarizing the outage performance

Source: LEI-DR-05-002 Attachment 1.

The **Execution** step consists of the processes to track, review, forecast, and regulate the progress and performance of the outage. Execution is made up of two phases: **Progress Tracking** and **Make Adjustments**. The **Track** phase acts as the embedded test measuring progress versus baseline expectations, while the **Adjust** phase represents the countermeasures put in place to rectify any change or deviations from the plan.
• **progress tracking** phase includes monitoring and controlling progress and performance to the baseline. Progress and performance are tracked through the Execution Key Performance Indicator’s (“KPIs“): Safety, Budget, Schedule, Scope, and Quality.

- **adjust** phase involves determining corrective or preventive action and following up on action plans to determine if the actions taken resolved the performance issues. When changes occur, the System Lead reports effects of that change against the outage KPIs to Outage Manager.

The **Close-Out** process consists of the processes performed to finalize all activities and complete the outage. The Close-Out process is made up of three phases: **Close, Document, and Reporting**. The benefits of this phase are documented lessons learned, archived project documentation, contract closure, and process updates. This process encompasses a three-month timeline after the unit has been returned to operation.

- **close** phase includes involves the disposition of all unused material, rentals, and finalizing all contracts and work orders.

- **document** phase involves those processes necessary to gather feedback, document lessons learned, and develop corrective actions for any issues encountered during all phases of the outage process.

- **reporting** phase results in a final report. An outage summary is completed to evaluate project performance against the objectives of safety, scope, schedule, cost, and quality. Recommended future work will be included as well. The final report is completed by the Outage Manager following the OVEC/IKEC Outage Reporting procedure.

Upon reviewing the Planned Outage Handbook, LEI finds OVEC’s outage planning to be thorough and well-documented. Activities involved in each step are laid out in an organized way and responsibilities regarding are clearly assigned to specific personnel.

**9.3.4 Actual maintenance costs declined faster than planned maintenance costs**

Actual outage maintenance costs are charged to AEP Ohio customers through the LGR Rider. Therefore, it is important to evaluate the reasonableness and prudency of OVEC’s outage costs.

LEI compared the generation assets’ non-fuel O&M budget, which includes labor and non-labor/others, to actual maintenance costs for the audit period and 2018-2019. Actual outage maintenance costs were about [blank] the budgeted costs throughout 2020. In 2019, the outage activities of OVEC-IKEC’s generating fleet were [blank], compared to budgeted costs of [blank], which is [blank] lower than forecasted. In 2020, the cost was about [blank] million, which is [blank] than the budgeted costs of [blank] million. Overall, for 2018, 2019, and 2020, budgeted costs and actual costs have declined year-on-year consistently, while the difference between the budgeted costs and actual costs has increased (see Figure 58). In other words, actual costs were consistently lower than OVEC expected.
Figure 58. Maintenance costs for OVEC plants, budget vs actual, 2018-2020
9.3.5 Plant performance

OVEC-IKEC utilizes key indicators or metrics as part of their Open Book Leadership (“OBL”) initiative where metrics are reviewed on a weekly or monthly basis with employees. OBL is a management philosophy that OVEC-IKEC has utilized since 2015 to empower employees by providing them the information, education, and communication necessary to understand how the Company performs and how they can impact that performance. OVEC-IKEC utilizes an internal benchmarking process to set performance goals for improvement every year. Key plant metrics for OVEC-IKEC for 2018 through 2020 include safety, environmental compliance, budget adherence, and unit performance metrics such as equivalent forced outage rate, heat rate, capacity factor, equivalent unplanned outage factor, and equivalent availability factor.\textsuperscript{178}

For the purpose of this audit, LEI focused on the following key performance indicators:

- Heat Rate (“HR”), an indicator of efficiency in converting thermal energy from fuel into electrical energy;
- Capacity Factor (“CF”), an indicator of capacity utilization defined as the ratio of actual energy output to the maximum possible energy output over a given period of time;
- Equivalent Forced Outage Rate (“EFOR”), a reliability metric defined as the proportion of a period where a unit is not available due to forced outages and forced de-ratings; and
- Equivalent Availability Factor (“EAF”), a reliability metric defined as the proportion of a period where a unit is available without any outages or equipment deratings.

\textsuperscript{178} LEI-DR-05-005; LEI-DR-05-005 Confidential Attachment 1.
9.3.5.1 Heat rates worsened in 2020

Heat rates, typically expressed in Btu/kWh, measure the efficiency with which a unit converts the energy from fuel into electricity. The lower the heat rate, the more efficient the unit is at generating electricity from a given amount of fuel. Plants with lower heat rates burn less fuel, and so cost less to generate a given amount of electricity (all else being equal).

Several factors can influence a unit’s heat rate, such as original design, operating parameters, age, or unit load. Maintenance is important to ensure that the heat rate will not increase significantly as the unit ages.

LEI examined three years of annual heat rates, including the audit period (2020) and comparison years (2018 and 2019) (see Figure 59). Nearly all the OVEC units had higher heat rates (were less efficient) than the PJM average every year. The exceptions were Clifty Creek Units 1 and 5, and Kyger Creek 3 in 2019. However, though all units had higher heat rates than the PJM average in 2020, the only unit with a heat rate more than [REDACTED] than the PJM average was Clifty Creek Unit 6.

All the coal units at both plants experienced an increased net heat rate between 2019 and 2020 (worsening efficiency). Lower energy prices in PJM led to more frequent dispatch at lower operating rates, thereby increasing the heat rates.¹⁷⁹

¹⁷⁹ Oral presentation from OVEC staff during the virtual plant site visit on November 17, 2021.
9.3.5.2 OVEC units’ capacity factors declined in 2020

The CF is the ratio of the actual energy generation over a given period of time to the maximum possible generation over that period. Typically, plants with lower operating costs (based on cheaper fuel and/or lower heat rates) will have higher capacity factors, because they are dispatched more often, although other causes such as maintenance or planned outages can affect a plant’s CF.

Net CF (“NCF”\(^\text{180}\)) all declined in 2020 compared to 2019 (see Figure 60).

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\(^{180}\) Net generation is the gross unit generation less the parasitic (auxiliary) load used by the unit to generate the gross output.
During the audit period, all plants experienced a year-on-year decline in the NCF, in the range of the Clifty Creek plant and between for Kyger Creek (see Figure 61). However, despite the decline, with the exception of Clifty Creek Unit 6, all units had CFs higher than the average of other PJM coal plants of similar size.
9.3.5.3 EFOR data indicate OVEC plants were more reliable than industry averages in 2020

EFOR reflects the number of hours a unit is forced off-line, compared to the number of hours a unit is running. For example, an EFOR of 5% reflects that the unit or plant is forced off 5% of its running time. A lower EFOR therefore reflects a better maintained plant. During the audit period, the EFOR declined (improved) for four of the six Clifty Creek units and increased (deteriorated) for four of the five Kyger Creek units.

In comparison to the benchmark EFOR demand (EFORd) published by PJM (for coal plants) and weighted EFOR (“WEFOR”) published by the NERC (for coal plants), all OVEC units improved EFORs (see Figure 62). WEFOR is a mean outage rate calculated by taking the sum of each unit’s capacity weighted forced outage and derate hours divided by the sum of the total equivalent service, outage, and derate hours.181

Figure 62. EFOR of OVEC units, 2018-2020
9.3.5.4 EAF data indicates that most OVEC units were available as often as PJM average

EAF reflects the proportion of a period of time that energy can be generated if limited only by outages and deratings. A higher EAF reflects a better-maintained plant. During the audit period, EAF performance was mixed: EAFs at Clifty Creek Units 1 and 6 improved, but EAFs for Clifty Creek Units 2-5 declined; EAFs at Kyger Creek Units 1, 2, and 5 improved, while EAFs at Units 3 and 4 worsened (see Figure 63).
Figure 63. EAFs of OVEC units, 2018-2020
9.3.6 Emergency procedures and COVID-19 response

OVEV managers reported that the plants each have operating procedures in place for summer and winter readiness, and to deal with local flash flooding if that should occur. Managers reported that the coal piles have never frozen to the point at which they are unusable. However, if needed, coal can be loaded straight into the plants, or re-located to alternate conveyors. With respect to flooding, operators monitor water levels of the Ohio River, and access and escape plans are in place.

OVEC managers reported that COVID-19 protocols during the audit period included social distancing and mask-wearing, and remote working for non-essential personnel. Managers noted that COVID-19 protocols did not impact OVEC’s available personnel to a level that resulted in an inability to operate the plants.

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182 Virtual site visit, November 5, 2020.
183 Ibid.
9.4 Recommendations

Based on the findings discussed in this section, LEI makes the following recommendations:

- In 2020, low energy prices led to generally lower operating levels and higher heat rates. This may be temporary but was in contrast to the PJM average heat rate, that which actually declined in 2020. AEP Ohio, in its role on the OVEC Operating Committee, should monitor performance to ensure efficient operation of the plants.

- During the audit period, availability (EAF) improved generally compared to 2018, but a few units performed below NERC averages. LEI recommends that AEP Ohio, in its role on the OVEC Operating Committee, determine if it is cost-effective to take measures to improve availability.
10 Appendix of Acronyms (this the new one from HB)

AAAR  Alternate Authorized Account Representative
AAR   Authorized Account Representative
ACES  Alliance for Cooperative Energy
AEC   Atomic Energy Commission
A/S   Ancillary Service
BAT   Best Available Technology
BOD   Board of Directors
BRA   Base Residual Auction
BTU   British Thermal Unit
CAA   1970 Clean Air Act
CAAA  Clean Air Act Amendments
CAIR  Clean Air Interstate Rule
CAMD  Clean Air Markets Division
CAMR  Clean Air Mercury Rule
CCGT  Combined cycle gas turbine
CCR   Coal Combustion Residuals
CEMS  Continuous Emissions Monitoring System
CF    Capacity Factor
CFO   Chief Financial Officer
COO   Chief Operation Officer
CO2   Carbon Dioxide
CP    Capacity Performance
CSAPR Cross-State Air Pollution Rule
DA    Day Ahead
DEO   Duke Energy Ohio
DEOK  Duke Energy Ohio and Kentucky
DOE   Department of Energy
DR    Data Request
EAF   Equivalent Availability Factor
EFOR  Equivalent Forced Outage Rate
EIA   Energy Information Administration
ELG   Effluent Limitations Guidelines
EPA   Environmental Protection Agency
EPRI  Electric Power Research Institute
ESH   Environmental, Safety, and Health
ESP   Electricity Security Plan
FERC  Federal Energy Regulatory Commission
FES   FirstEnergy Solutions
FGD   Flue gas desulfurization
FP    Fuel Procurement
HB 6  House Bill 6
HR    Heat Rate
ICPA  Inter-Company Power Agreement
IDEM  Indiana Department of Environmental Management
IKEC  Indiana-Kentucky Electric Corporation
IOUs  Investor-owned utilities
IRP   Integrated Resource Plan
JBR   Jet Bubbling Reactor
KPI   Key Performance Indicator
kWh  Kilowatt Hour
LCOE Levelized cost of energy
LDA   Locational Delivery Area
LEI   London Economics International LLC
LGR   Legacy generation resource
LSE   Load Serving Entity
MATS Mercury and Air Toxics Standards
MISO Midcontinent Independent System Operator
MOPR Minimum Offer Price Rule
MW   Megawatt
NCF   Net Capacity Factor
NERC  North American Electric Reliability Corporation
NOx   Nitrous Oxide
NPDES National Pollution Discharge Elimination System
O&M Operations and maintenance
OBL   Open Book Leadership
OFA   Overfire air system
OVEC Ohio Valley Electric Corporation
PAH   Performance Assessment Hours
       Pipeline and Hazardous Materials Safety
PHMSA Administration
PJM   PJM Interconnection
PM    Particulate matter
PPA   Power Purchase Agreement
PPR   Power Participation Ratio
PSR   Price Stabilization Rider
PUCO Public Utilities Commission of Ohio
RFP   Request for Proposal
RGGI Regional Greenhouse Gas Initiative
RPM   Reliability Pricing Model
RPS   Renewable Portfolio Standard
RT    Real Time
RTO   Regional transmission organization
SCR   Selective catalytic recovery
<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Definition</th>
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<tbody>
<tr>
<td>SGEE</td>
<td>Steam Generation Equipment Engineering</td>
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<tr>
<td>SO₂</td>
<td>Sulfur Dioxide</td>
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<tr>
<td>SVP</td>
<td>Senior Vice President</td>
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<td>VP</td>
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<td>WEFOR</td>
<td>Weighted EFOR</td>
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<td>WWTP</td>
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