STATE OF MINNESOTA
BEFORE THE
MINNESOTA PUBLIC UTILITIES COMMISSION

Katie Sieben Chair
Joseph Sullivan Vice-Chair
Valerie Means Commissioner
Matthew Schuerger Commissioner
John Tuma Commissioner

2022 OPTIONAL-IRP COMPLIANCE REPORT OF DAIRYLAND POWER COOPERATIVE
PURSUANT TO MINN. STAT. § 216B.2422, SUBD. 2b
Table of Contents

A. O-IRP Requirements ........................................................................................................3
   1. Dairyland member distribution cooperatives .........................................................3
   2. Minnesota retail sales .........................................................................................3
B. Additional Resource Planning Information Submitted by Dairyland ..........................3
C. Load Trends .........................................................................................................4
D. Current Capacity ..................................................................................................5
E. Capacity Purchases and Sales ...........................................................................7
F. RockGen Energy Center Acquisition ..................................................................7
G. Capacity Additions ............................................................................................7
   1. Member-Owned Distributed Generation .........................................................7
   2. Solar Addition ..................................................................................................8
   3. Prospective Solar and Wind Additions .............................................................8
   4. Nemadji Trail Energy Center (NTEC) ..............................................................8
H. Surplus/Deficit ....................................................................................................8
I. Renewable Generation Summary ......................................................................9
J. Community Solar ................................................................................................11
K. Consumer-Owned Distributed Generation .......................................................11
L. Energy Efficiency Program ...............................................................................12
M. Load Management ............................................................................................12
N. Consideration of Environmental Costs .............................................................12
O. Electric Vehicles ................................................................................................12
P. Beneficial Electrification ....................................................................................13
Q. Conclusion ..........................................................................................................13

List of Figures

Figure 1 Dairyland Energy Requirements Composition .........................................5
Figure 2 Dairyland Load and Capability ..................................................................6
Figure 3 Projected Renewable Generation and Existing Renewable Requirements ...10
Figure 4 Dairyland Cumulative Installed Distributed Generation .........................11

List of Tables

Table 1 2022 Dairyland Accredited Capacity ..........................................................6
A. O-IRP Requirements

For a Generation and Transmission ("G&T") cooperative, like Dairyland, to be eligible to file an O-IRP report pursuant to Minn. Stat. § 216B.2422, Subd. 2b. in lieu of an Integrated Resource Plan ("IRP") pursuant to Minn. Stat. § 216B.2422, Subd. 2, (1) at least 80% of the G&T cooperative’s member distribution cooperatives must be located outside of Minnesota, and (2) the G&T cooperative must provide less than four percent of the electricity annually sold at retail in the state of Minnesota. Dairyland clearly meets these criteria.

1. Dairyland’s Minnesota member distribution cooperatives:

   - Freeborn Mower Electric Cooperative
   - People’s Energy Cooperative
   - MiEnergy Cooperative (successor to Tri-County Electric Cooperative)

   Only three of the twenty-four member distribution cooperatives are located in the state of Minnesota. The remaining twenty-one member distribution cooperatives are located outside of Minnesota, which is 87.5% of the member distribution cooperatives. Dairyland meets the first qualification of having more than 80% of its member distribution cooperatives located outside of Minnesota.

2. Minnesota Retail Sales

   According to the compliance summary document for the Renewable Energy Standards, 2021 Minnesota Retail Sales totaled 63,579,011 MWh. Of that statewide total, Dairyland provided 861,192 MWh of electricity sold at retail in Minnesota for 2021. Thus, in 2021, Dairyland provided 1.35% of the electricity annually sold at retail in Minnesota.

Based on the information provided in sections 1 and 2 above, Dairyland is eligible to file an O-IRP report pursuant to Minn. Stat. § 216B.2422, Subd. 2b. in lieu of an IRP.

B. Additional Resource Planning Information Submitted by Dairyland

1. Electric Utility Annual Report for Minnesota Department of Commerce – submitted via email to: rule7610.reports@state.mn.us
C. Load Trends

Dairyland updates its long-term load forecasts on a two-year cycle prepared in compliance with Rural Utilities Service (RUS) guidelines as stated in 7 CFR, Part 1710, Subpart E of the Federal Register. The last forecast completed under the two-year cycle was finalized in the fall of 2020 and the next load forecast will be completed in the fall of 2022.

In 2019, Dairyland began implementing a refresh of the load forecast at the Class A & D system level in odd numbered years for internal planning purposes to capture changes in load that may have happened after Dairyland’s RUS Load Forecast Study was completed the prior year. The 2021 load forecast uses historic data through June 2021 along with updates to the economic and appliance end-use projections based on 2021 updates released by Woods & Poole Economics and the Energy Information Administration (EIA) respectively. Dairyland’s energy and peak demand were forecasted to grow at a 0.6% and 0.3% growth rate respectively during the 2021-2037 timeframe from the 2021 Load Forecast.

Dairyland classifies sales to member cooperatives as Class A. Dairyland’s Class A energy sales increased at an average of 2.0% over the last five years, while Dairyland’s Class A peak demand increased at an average of 2.4% over the same period. This growth is significantly influenced by the one-time Jo-Carroll Energy load addition that Dairyland began serving in April 2018 (more details below). The residential customers of Dairyland’s member cooperatives account for the largest portion of Class A energy sales at 56.0% and 79.2% of total Class A customers.

In addition to providing service to its member distribution cooperatives, Dairyland provides wholesale service to seventeen municipal utilities and classifies the sales as Class D. Four of the seventeen municipal utilities are served by Dairyland indirectly through Class A member distribution cooperatives.

Figure 1 shows the breakdown of forecasted energy requirements through 2037 from the 2021 Load Forecast. Historical values are included from 2006 through 2021. Forecast numbers are based on the historical numbers through June 2021.
In Figure 1, there is an increase in Dairyland’s energy sales in 2018. Prior to April 2018, Dairyland served roughly half of the total requirements of Jo Carroll Energy, a Class A Dairyland member cooperative in Illinois. As of April 1, 2018, Dairyland is now serving all the total requirements of Jo Carroll Energy.

The acquisition of a portion of the Alliant Energy territory in southern Minnesota by Freeborn Mower Electric Cooperative, People’s Energy Cooperative and MiEnergy Cooperative will have a similar impact in 2025. Dairyland will begin to serve that acquired load in 2025 and is indicated in Figure 1 and Figure 2 beginning in 2025 and beyond.

D. Current Capacity

Figure 2 includes Dairyland’s forecasted net load and capacity to meet the MISO Resource Adequacy requirements. Off-system capacity sales are added to Dairyland’s Class A & D planning reserve margin requirement in figure 2.
Dairyland currently owns or has under contract 1,452.8 MW of accredited capacity in MISO. This value is based on the MISO Unforced Capacity (UCAP) definition for the rating of power plants and capacity purchases. The UCAP ratings of the plants take the last three years’ forced outage rates into consideration for the rating of the plant. Table 1 shows the accredited capacity that is owned and purchased by Dairyland to comply with MISO’s Resource Adequacy Requirements for 2022, and the fuel type of each resource.

Table 1: 2022 Dairyland Accredited Capacity

<table>
<thead>
<tr>
<th>DPC Generation Facility</th>
<th>Capacity (MW)</th>
<th>2022 Accredited by MISO (Module E UCAP)</th>
<th>Owned or PPA</th>
<th>Fuel Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>John P. Madgett</td>
<td>364.4</td>
<td>Owned</td>
<td>Coal</td>
<td></td>
</tr>
<tr>
<td>Weston 4**</td>
<td>151.6</td>
<td>Owned</td>
<td>Coal</td>
<td></td>
</tr>
<tr>
<td>Elk Mound</td>
<td>63.1</td>
<td>Owned</td>
<td>Natural Gas</td>
<td></td>
</tr>
<tr>
<td>RockGen</td>
<td>444.9</td>
<td>Owned</td>
<td>Natural Gas</td>
<td></td>
</tr>
<tr>
<td>Flambeau*, Sartell Hydroelectric Station, MHEB Diversity Exchange</td>
<td>60.8</td>
<td>Owned and PPA</td>
<td>Hydroelectric</td>
<td></td>
</tr>
<tr>
<td>Wind Farms</td>
<td>35.1</td>
<td>PPA</td>
<td>Wind</td>
<td></td>
</tr>
<tr>
<td>Other Renewables</td>
<td>28.9</td>
<td>PPA</td>
<td>Renewables</td>
<td></td>
</tr>
<tr>
<td>Demand Response</td>
<td>5.9</td>
<td>PPA</td>
<td>Demand Response</td>
<td></td>
</tr>
<tr>
<td>York JCE Engine</td>
<td>2</td>
<td>PPA</td>
<td>Gas Engine</td>
<td></td>
</tr>
<tr>
<td>Municipals</td>
<td>135.1</td>
<td>PPA</td>
<td>Diesel</td>
<td></td>
</tr>
<tr>
<td>Certified Capacity Purchases</td>
<td>161</td>
<td>PPA</td>
<td>Not Specified</td>
<td></td>
</tr>
<tr>
<td><strong>Total Accredited Capacity</strong></td>
<td>1452.8</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**DPC owns 30% of Weston 4. DPC’s net UCAP share is shown above.**

*15% Capacity sale off of Flambeau.
E. Capacity Purchases and Sales

For planning year 2022 only, Dairyland contracted for capacity purchase agreements in the amounts of: 30 MW, 31 MW, and (2) 50 MW for total capacity purchased of 161 MWs.

Total amount of Capacity Sale Agreements for each of the following plan years:

- 2022 – 138.3 MW
- 2022 - 2037 – 1.1 MW
- 2022 – 30 MW
- 2022 – 175 MW
- 2022 – 50 MW
- 2022 – 60 MW
- 2022 - 2023 – 20 MW
- 2022 - 2023 – 200 MW
- 2023 - 2032 – 75 MW
- 2024 – 2026 – 22 MW
- 2025 – 100 MW
- 2026 – 2032 – 75 MW

The capacity purchases described here are shown in gray and the capacity sales are added to the Class A & D total planning reserve margin requirement in Figure 2: Dairyland Load and Capability.

F. RockGen Energy Center Acquisition

Dairyland acquired the 503 MW RockGen Energy Center (Cambridge WI) in December 2021. RockGen’s quick start, natural gas combustion turbines, ramp up or down to support intermittent solar and wind. Dairyland is working to diversify its energy portfolio and lower its carbon intensity. The RockGen facility provides needed dispatchable capacity and peaking energy for Dairyland’s members and the regional electricity market. The addition of RockGen and the retirement of Dairyland’s Genoa 3 facility in June of 2021, together result in a portfolio that has a lower portfolio carbon intensity and cost effectively supports Dairyland Member’s capacity and energy requirements. RockGen is a dual-fuel facility and allows operation on fuel oil as a backup fuel source. Fuel flexibility enhances reliability when natural gas availability is limited.

G. Capacity Additions

1. Member-Owned Distributed Generation

Dairyland permits its member cooperatives to own or purchase a limited amount of distributed generation to reduce their demand for energy. Currently, there are 11 MWs of distributed generation in service that reduce member demand plus an additional .5 MWs pending. In addition, Dairyland permits member cooperatives to own or purchase a limited amount of distributed generation within their service territory and sell the energy output to Dairyland.
Currently, there are 8.3 MWs of accredited capacity in service. This is shown in Figure 2: Load and Capability and is represented as Member Owned BTMG.

2. Solar Addition

In 2019, Dairyland signed an agreement for the output of 149 MW of solar from the Badger State Solar project located in Jefferson County, WI. Commercial operation is planned for commencement in 2024. Badger State Solar will power over 20,000 homes. In addition, a pollinator habitat is planned for this site.

3. Prospective Solar and Wind Additions

Dairyland is considering adding 45 MW of wind nameplate capacity starting in 2025 and 45 MW of solar nameplate capacity starting in 2025. Combined wind and solar will gradually increase to 580 MW nameplate by 2035. The wind and solar capacity under consideration is indicated in the green striped lines in Figure 2: Dairyland Load and Capability. Dairyland will continue to work on these potential additions to diversify its portfolio and reduce carbon emissions. If these additions are not successful by the anticipated start dates, Dairyland expects to have enough capacity, but if it were to be short, it would attempt power purchase agreements (PPA) and if that was not successful, it would rely on the MISO Planning Resource Auction for any remaining shortfall.

4. Nemadji Trail Energy Center (NTEC)

Dairyland, Basin Electric Power Cooperative and ALLETE, Inc. are working together on the development of a natural gas combined cycle facility in Superior, Wisconsin. The proposed plant is estimated to have an installed capacity of 550-625 MW. Dairyland owns a 50% share of the project. The facility is intended to enable further development of intermittent renewable resources on each of the utility systems as well as in the upper Midwest. In January of 2020, the project received a Certificate of Public Convenience and Necessity (CPCN) from the Public Service Commission of Wisconsin (WI). The WI Department of Natural Resources is currently reviewing several permit applications for the project. The permit review process is expected to conclude, with the issuance of needed permits in the second half of 2022. The WI CPCN decision is currently under legal review in the Dane County Circuit Court. The project entered an application with MISO in June 2017 to include the plant in the August 2017 generator interconnection study group. The Generation Interconnection Agreement was executed by all parties in 2020. The exact in-service date is currently estimated to be in 2027, but is subject to change until the necessary permits have been granted to the project.

H. Surplus/Deficit

Figure 2 shows Dairyland’s forecasted net load and capability to meet the MISO Resource Adequacy requirements. Dairyland has adequate resources to meet the Class A & D planning forecast requirement for the planning years included in this report (2022-2037). If in the future, Dairyland forecasts a deficit, it anticipates that it will fill projected capacity needs to meet its
planning reserve margin requirement through project development, bilateral renewable or conventional power purchase agreements and through purchases from MISO’s Planning Resource Auction. The capacity volume filled by each type of resource identified above will be adjusted as load changes and specific resources are added to the portfolio.

I. Renewable Generation Summary
Dairyland owns or purchases a variety of renewable generation including hydroelectric, wind, landfill gas, animal waste gas, and solar. Dairyland intends to meet its renewable obligations in all the states where Dairyland provides wholesale service\(^1\). For Minnesota, Dairyland files renewable compliance documents each year to demonstrate compliance with Minn. Stat. § 216B.1691. In addition, Dairyland files biennial compliance documents in Minnesota detailing Dairyland’s renewable compliance efforts. Each of these reports along with this O-IRP Report provides a basis for evaluating Dairyland’s renewable compliance position in Minnesota. In addition to the renewable standards, Dairyland has a green energy program (Evergreen Program) that is separate from state requirements.

Dairyland’s projected renewable generation and existing renewable requirements are provided in Figure 4. An estimate of Evergreen Program sales is also provided in Figure 4 in addition to the state renewable obligations. The Current Renewable Generation Forecast shown in Figure 2 includes an annual estimate of the renewable generation from projects that are currently in Dairyland’s renewable generation portfolio, along with prospective renewable projects.

\(^1\) Iowa and Illinois do not have renewable energy requirements applicable to Dairyland.
Dairyland notes that with the resources it has in place now along with the additional planned resources, it will have a renewable certificate surplus in 2022, as well as, subsequent planning years. As shown in Figure 4, assuming all other existing renewable projects and contracts continue to be in place and operate along with the prospective solar and wind additions, Dairyland will have enough renewable resources in place to not only meet all its obligations but exceed them in each year of the planning period by a significant margin, resulting in a renewable certificate surplus.

As part of Dairyland’s resource planning efforts, Dairyland is continually evaluating and assessing new renewable resources and technologies. Dairyland also continues to evaluate the reliability impacts of adding new intermittent renewable resources in its system and the corresponding cost impacts as seen through the hourly locational marginal prices (LMPs) at each existing renewable facility’s commercial pricing node. Dairyland models potential new resource dispatch scenarios (renewable and conventional) against hourly LMP forecasts to assess the full costs and benefits of acquiring new renewable generation. Dairyland will continue to consider self-build projects and work with cooperative members, independent power producers, and others to expand and maintain its robust and diversified renewable generation portfolio in a cost-efficient manner. Dairyland’s efforts have been detailed in numerous annual and biennial docket submittals since the REO and RES became law.
J. Community Solar

Dairyland’s member cooperatives have added community solar projects to their distribution systems. As of May 2022, there are a total of 36 different sites operational with a total nameplate capacity of 27,550 kW AC.

K. Consumer-Owned Distributed Generation (DG)

Dairyland has implemented a small renewable tariff (net metering for projects under 40 kW) that is available to retail members of Dairyland’s Minnesota member distribution cooperatives. In the entire Dairyland system there are 3,282 member-owned solar and wind projects having a nameplate capacity size of less than 40 kilowatts each. Through 2021, retail members of Dairyland’s member distribution cooperatives installed 38.4 MW of distributed solar projects and 1.1 MW of wind. Dairyland does not receive the renewable energy certificates from these facilities.

Displayed in Figure 5, the number of member-owned solar DG installations (<40 kW) continues to increase on the Dairyland system with solar representing nearly 97% of all DG installations at the end of 2021.

Figure 4: Dairyland Cumulative Installations of DG
L. Energy Efficiency

Dairyland will be filing the Energy Conservation and Optimization (formerly Conservation Improvement Program) compliance filing with the Minnesota Division of Energy Resources by July 1, 2022. Compliance is achieved as Dairyland and its member cooperatives encourage energy users in Dairyland’s service territory to conserve energy by providing incentives on energy efficient appliances, appliance recycling, heating equipment, lighting, water heating, agricultural, commercial, and industrial equipment. An incentive is also available for homes implementing measures recommended in an audit and for new homes that meet the requirements of the Touchstone Energy Home program. Dairyland’s Incentive Program is also encouraging beneficial electrification by incenting EV charging stations providing measures can be taken to keep the charger off-peak. Custom incentives are also available for agricultural, commercial, and industrial equipment not covered under the above listed prescriptive incentives.

M. Load Management

Dairyland’s resource portfolio also consists of demand-side resources aggregated and managed by its Load Management system to achieve economic, operational, and sustainability benefits for the cooperative membership. Load management puts energy conservation to work through active management of residential, agricultural, commercial, and industrial loads. This can improve grid sustainability by better aligning electricity needs to the availability of intermittent renewable resources, such as wind and solar. Additionally, energy consumption can be shifted to periods of lower energy pricing, and system-wide peak demands are lowered, which can alleviate capacity constraints and reduce the overall need for generation infrastructure. Dairyland estimates activating the Load Management system can reduce demand for electricity by approximately 80 MW in the summer and 140 MW in the winter – the equivalent size of a small power plant.

N. Consideration of Environmental Costs

Apart from a relatively small amount of Minnesota renewable generation purchased by Dairyland, all Dairyland’s owned or purchased generation is located outside of Minnesota. At this time, Dairyland is not planning to build any generation that would require a Minnesota Certificate of Need; therefore, there are no Minnesota resource options for which an evaluation of environmental values would be required. If Dairyland’s plans change regarding new Minnesota resources, it will inform the Commission of the change by no later than the next O-IRP report submittal date.

O. Electric Vehicles

Dairyland has one fully electric vehicle and five plug-in hybrid vehicles in its 2022 Fleet. Dairyland Power Cooperative will continue to consider the needs of its entire enterprise when choosing Fleet asset types such as hybrid vehicles, electric vehicles, or other technologies to meet the needs and requirements for the enterprise. Dairyland is working with the three Distribution Cooperatives that we serve in Minnesota to expand additional public Level 2 electric vehicle charging infrastructure in strategic places to enable EV ownership.
P. Beneficial Electrification

Dairyland will be siting an ABB Level 3, 180 kW EV fast charging station at a Kwik Trip in Stewartville, Minnesota in 2022. It is owned by Dairyland Power, operated by People’s Energy Cooperative and hosted by Kwik Trip. It is the first fast charger at a Minnesota Kwik Trip. In addition to this, Freeborn, Peoples, and MiEnergy have been placing Dairyland funded Level 2 public chargers in the communities they serve.

The Beneficial Electrification League has organized an initiative to accelerate the deployment of electric school buses in electric cooperative service territories. Dairyland’s cooperatives are actively working with the school districts that they serve to help them apply for the Federal grants that are available and to assist them with evaluating the electrical requirements of the charging infrastructure that will be needed.

Q. Conclusion

Dairyland is using a balanced and pragmatic approach to add natural gas generation and renewable generation to meet the future load obligations and continue to diversify the Dairyland generation portfolio. Dairyland intends to use short-term capacity contracts to purchase or sell any short-term capacity deficit or surplus while it continues to evaluate its existing plants and new generation. Dairyland is currently meeting the MISO Resource Adequacy requirements and all the renewable energy obligations and plans to do so in the future.

Dairyland requests that the Commission find and conclude that:

1. Dairyland is eligible to submit an O-IRP report because it is a Generation and Transmission (“G&T”) cooperative that has at least 80 percent of its member distribution cooperatives located outside of Minnesota and provides less than four percent of the electricity annually sold at retail in the State of Minnesota.

2. Dairyland’s O-IRP report includes projected demand levels for the next 15 years and generation resources to meet any projected generation deficiencies.

Dairyland also requests that the Commission acknowledge receipt of its O-IRP report, find the report complete, and close this matter.

Dairyland appreciates the opportunity to submit an O-IRP report and hopes the Commission will find that the annual O-IRP report provides an informative overview of the Dairyland system and a timely update on Dairyland’s load and capability and associated infrastructure changes.