IESO Engagement

From:	Matt Carlsson
Sent:	March 10, 2022 4:32 AM
То:	IESO Engagement
Subject:	For questions related to the CEC engagement

It would seem that the 5th program design principle, Future Proof, could use some further consideration as to "how the registry might incentivize future investment in new clean or renewable generation" as the 4th principle will undermine it if the "CEC sales to flow to ratepayers". Further subsidizing ratepayers will lead to increased consumption and emissions from natural gas peaker plants which will accelerate the need to build more supply capacity that all taxpayers will ultimately have to pay for anyway. Consideration should be given to the CEC directly funding new renewable energy projects from inception to displace power produced with natural gas.

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