January 2014

CLIMATE CHANGE

Energy Infrastructure Risks and Adaptation Efforts
Why GAO Did This Study

According to the NRC and the USGCRP, changes in the earth’s climate—including higher temperatures, changes in precipitation, rising sea levels, and increases in the severity and frequency of severe weather events—are under way and expected to grow more severe over time. These impacts present significant risks to the nation’s energy infrastructure.

Economic losses arising from weather-related events—including floods, droughts, and storms—have been large and are increasing, according to USGCRP. Adaptation—an adjustment to natural or human systems in response to actual or expected climate change—is a risk-management strategy to help protect vulnerable sectors and communities that might be affected by climate change.

GAO was asked to examine the vulnerability of the nation’s energy infrastructure to climate change impacts. This report examines: (1) what is known about potential impacts of climate change on U.S. energy infrastructure; (2) measures that can reduce climate-related risks and adapt energy infrastructure to climate change; and (3) the role of the federal government in adapting energy infrastructure and adaptation steps selected federal entities have taken.

GAO reviewed climate change assessments; analyzed relevant studies and agency documents; and interviewed federal agency officials and industry stakeholders, including energy companies at four sites that have implemented adaptive measures.

What GAO Found

According to assessments by the National Research Council (NRC) and the U.S. Global Change Research Program (USGCRP), U.S. energy infrastructure is increasingly vulnerable to a range of climate change impacts—particularly infrastructure in areas prone to severe weather and water shortages. Climate changes are projected to affect infrastructure throughout all major stages of the energy supply chain, thereby increasing the risk of disruptions. For example:

- Resource extraction and processing infrastructure, including oil and natural gas platforms, refineries, and processing plants, is often located near the coast, making it vulnerable to severe weather and sea level rise.
- Fuel transportation and storage infrastructure, including pipelines, barges, railways and storage tanks, is susceptible to damage from severe weather, melting permafrost, and increased precipitation.
- Electricity generation infrastructure, such as power plants, is vulnerable to severe weather or water shortages, which can interrupt operations.
- Electricity transmission and distribution infrastructure, including power lines and substations, is susceptible to severe weather and may be stressed by rising demand for electricity as temperatures rise.

In addition, impacts to infrastructure may also be amplified by a number of broad, systemic factors, including water scarcity, energy system interdependencies, increased electricity demand, and the compounding effects of multiple climate impacts.

A number of measures exist to help reduce climate-related risks and adapt the nation’s energy systems to weather and climate-related impacts. These options generally fall into two broad categories—hardening and resiliency. Hardening measures involve physical changes that improve the durability and stability of specific pieces of infrastructure—for example, elevating and sealing water-sensitive equipment—making it less susceptible to damage. In contrast, resiliency measures allow energy systems to continue operating after damage and allow them to recover more quickly; for example, installing back-up generators to restore electricity more quickly after severe weather events.

In general, the federal government has a limited role in directly adapting energy infrastructure to the potential impacts of climate change, but key federal entities can play important supporting roles that can influence private companies’ infrastructure decisions and these federal entities are initiating steps to begin adaptation efforts within their respective missions. Energy infrastructure adaptation is primarily accomplished through planning and investment decisions made by private companies that own the infrastructure. The federal government can influence companies’ decisions through providing information, regulatory oversight, technology research and development, and market incentives and disincentives. Key federal entities, such as the Department of Energy, the Environmental Protection Agency, the Federal Energy Regulatory Commission, and the Nuclear Regulatory Commission have also begun to take steps to address climate change risks—through project-specific activities such as research and development and evaluating siting and licensing decisions under their jurisdiction, as well as through broader agency-wide assessments and interagency cooperation.
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Abbreviations

AWF  America’s Wetland Foundation
BOEM  Bureau of Ocean Energy Management
BSEE  Bureau of Safety and Environmental Enforcement
CBO  Congressional Budget Office
CEA  Council of Economic Advisers
CEQ  Council on Environmental Quality
CSP  concentrated solar power
DOE  Department of Energy
EIA  Energy Information Administration
ENO  Entergy New Orleans
EPA  Environmental Protection Agency
FEMA  Federal Emergency Management Agency
FERC  Federal Energy Regulatory Commission
FPL  Florida Power and Light
IPCC  Intergovernmental Panel on Climate Change
NCDC  National Climate Data Center
NERC  North American Electric Reliability Corporation
NETL  National Energy Technology Laboratory
NFIP  National Flood Insurance Program
NOAA  National Oceanic and Atmospheric Administration
NRC  National Research Council
NWP  National Water Program
NWS  National Weather Service
NYH  New York Harbor
ONRR  Office of Natural Resources Revenue
PG&E  Pacific Gas and Electric Company
PMA  Power Marketing Administration
TVA  Tennessee Valley Authority
UN  United Nations
USGCRP  U.S. Global Change Research Program

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January 31, 2014

Congressional Requesters

Climate change is a complex, crosscutting issue that could pose significant risks to the nation's energy infrastructure. According to assessments by the National Research Council (NRC)\(^1\) and the United States Global Change Research Program (USGCRP),\(^2\) the effects of climate change are already under way and are projected to continue.\(^3\) Global atmospheric emissions of greenhouse gases have increased markedly over the last 200 years which has contributed to a warming of the earth’s climate as well as increasing the acidity of oceans. Changes observed in the United States include more intense weather and storm events, heat waves, floods, and droughts; rising sea levels; and changing patterns of rainfall. These trends, which are expected to continue, can adversely affect energy infrastructure such as natural gas and oil production platforms, pipelines, power plants, and electricity distribution lines, according to NRC and USGCRP, thus making it more difficult to ensure a reliable energy supply to the nation’s homes and businesses.

1NRC is the operating arm of the National Academy of Sciences and National Academy of Engineering. Through its independent, expert reports; workshops; and other scientific activities, NRC’s mission is to improve government decision making and public policy, increase public understanding, and promote the acquisition and dissemination of knowledge in matters involving science engineering, technology, and health.

2USGCRP coordinates and integrates the activities of 13 federal agencies that conduct research on changes in the global environment and their implications for society. USGCRP began as a presidential initiative in 1989, and the program was formally authorized by Congress in the Global Change Research Act of 1990 (Pub. L. No. 101-606, title I, 104 Stat. 3096-3104 (1990), codified at 15 U.S.C §§ 2931-2938). USGCRP-participating agencies are the Departments of Agriculture, Commerce, Defense, Energy, Interior, Health and Human Services, State, and Transportation; the U.S. Agency for International Development; the Environmental Protection Agency; the National Aeronautics and Space Administration; the National Science Foundation; and the Smithsonian Institution.

3According to USGCRP, assessments assist decision making by surveying, integrating, and synthesizing science across sectors and regions. The key assessments used in this report compile information from many studies involving authors from academia; local, state, and federal government; the private sector; and the nonprofit sector. (See Objectives, Scope, and Methodology section for more information about the assessments used in this report.)
Energy infrastructure can be affected by both acute weather events and long-term changes in the climate, according to NRC and the Department of Energy (DOE). In particular, energy infrastructure located along the coast is at risk from increasingly intense storms, which can substantially disrupt oil and gas production and cause temporary fuel or electricity shortages. In 2012, for example, storm surge and high winds from Hurricane Sandy—an acute weather event—downed power lines, flooded electrical substations, and damaged or temporarily shut down several power plants and ports, according to DOE, leaving over 8 million customers without power.  

Long-term changes in the climate could also impact energy infrastructure, according to USGCRP and DOE. For example, warming air temperatures may reduce the efficiency of power plants while increasing the overall demand for electricity, potentially creating supply challenges. In addition, while many climate change impacts are projected to be regional in nature, the interconnectedness of the nation’s energy system means that regional vulnerabilities may have wide-ranging implications for energy production and use, ultimately affecting transportation, industrial, agricultural, and other critical sectors of the economy that require reliable energy.

As observed by USGCRP, the impacts and financial costs of weather disasters—resulting from floods, drought, and other weather events—are expected to increase in significance as what are historically considered to be “rare” events become more common and intense due to climate change.  

According to National Oceanic and Atmospheric Administration’s (NOAA) National Climate Data Center (NCDC), the United States experienced 11 extreme weather and climate events in

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4 Hurricane Sandy has also been popularly referred to as “Superstorm” Sandy due to the confluence of rare meteorological conditions that contributed to the widespread destruction of property and infrastructure in 2012.

5 In response to extensive power outages during Sandy affecting millions of residents and resulting in substantial economic loss to communities, the federal government developed a Sandy Rebuilding Task Force that developed several recommendations regarding the alignment of investments in the Nation’s energy infrastructure with the goal of improved resilience and national policy initiatives regarding climate change, transparency, and innovative technology deployment.

2012, each causing more than $1 billion in losses. Two of the most significant weather events during 2012 were Hurricane Sandy, estimated at $65 billion, and an extended drought that covered over half of the contiguous United States estimated at $30 billion. While it is difficult to attribute any individual weather event to climate change, these events provide insight into the potential climate-related vulnerabilities the United States faces. In this regard, both private sector firms and federal agencies have documented an increase in weather-related losses. A 2013 study by the reinsurance provider Munich Re, for example, indicated that, in 2012, insured losses in the United States totaled $58 billion—far above the 2000 to 2011 average loss of $27 billion. The energy sector often bears a significant portion of these costs, according to USGCRP; for example, direct costs to the energy industry following Hurricanes Katrina and Rita in 2005 were estimated at around $15 billion.

We have reported in the past that policymakers increasingly view climate change adaptation—defined as adjustments to natural or human systems in response to actual or expected climate change—as a risk management strategy to protect vulnerable sectors and communities that might be

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7 Since 1980, NOAA’s NCDC has provided aggregated loss estimates for major weather and climate events, including tropical cyclones, floods, droughts, heat waves, severe local storms (tornado, hail, and wind damage), wildfires, crop freeze events and winter storms. The loss estimates reflect direct effects of weather and climate events and constitute total—insured and uninsured—losses. Specifically, estimates include physical damage to buildings; material assets; time element losses, such as hotel costs for loss of living quarters; vehicles; public and private infrastructure; and agricultural assets, such as buildings, machinery, and livestock. Estimates do not include losses to natural capital/assets, health care related losses, or values associated with loss of life. NOAA’s NCDC defines climate as a statistical analysis of weather. Additional information available at NOAA’s NCDC here.

8 U.S. Climate Change Science Program (now known as USGCRP) Draft Third National Climate Assessment Report, Chapter 4 – Energy Supply and Use (January 2013). USGCRP, under the Global Change Research Act of 1990, periodically conducts a National Climate Assessment to inform the nation about observed climate changes and anticipated trends. The Third National Climate Assessment is scheduled to be completed in early 2014; as a result, we have used the draft 2013 assessment for the purposes of this report. The draft 2013 assessment includes information from 240 authors drawn from academia; local, state, and Federal government; the private sector; and the nonprofit sector. The draft National Climate Assessment is not a finalized document and is subject to change as a result of comments from and review by the public, external entities, and the Federal Government. For more information or to access these assessments see http://www.globalchange.gov."
affected by changes in the climate.\textsuperscript{9} State and local governments and the private sector play key roles in planning and implementing energy infrastructure, and some are already engaged in various types of adaptation measures, including vulnerability assessments, strengthening or relocating vulnerable infrastructure, deploying more climate-resilient technologies, and improving electricity grid operations and responsiveness. While some of these measures may be costly, there is a growing recognition that the cost of inaction could be greater. As stated in a 2010 NRC report, increasing the nation’s ability to respond to a changing climate can be viewed as an insurance policy against climate risks.\textsuperscript{10} To that end, emerging federal efforts are under way to facilitate more informed decisions about adaptation. However, we have reported these federal efforts have been largely carried out in an ad hoc manner, with little coordination across federal agencies or with state and local governments.\textsuperscript{11} In 2013, our most recent update to the list of programs at high risk of waste, fraud, abuse, and mismanagement, we identified the federal government’s management of climate change risks as an area in need of fundamental transformation due to the fiscal exposure it presents.\textsuperscript{12}

In this context, you asked us to examine the vulnerability of the nation’s energy infrastructure to climate change. This report examines: (1) what is known about the potential impacts of climate change on U.S. energy infrastructure, (2) measures that can reduce climate-related risks and adapt the energy infrastructure to climate change, and (3) the role of the federal government in adapting energy infrastructure to the potential impacts of climate change, including what steps selected federal entities have taken towards adaptation.


\textsuperscript{10} NRC, \textit{America’s Climate Choices: Panel on Adapting to the Impacts of Climate Change, Adapting to theImpacts of Climate Change} (Washington, D.C.: 2010).

\textsuperscript{11} GAO, \textit{High-Risk Series: An Update}, GAO-13-283 (Washington, D.C.: February 2013). Every 2 years at the start of a new Congress, GAO calls attention to agencies and program areas that are high risk due to their vulnerabilities to fraud, waste, abuse, and mismanagement, or are most in need of transformation.

\textsuperscript{12} See GAO-13-283.
To examine what is known about the impacts of climate change on U.S. energy infrastructure, we reviewed climate change impact assessments from the NRC, USGCRP and federal agencies.\textsuperscript{13} We examined potential impacts to the following infrastructure categories, representing four main stages of the energy supply chain:\textsuperscript{14} (1) resource extraction and processing infrastructure, (2) fuel transportation and storage infrastructure, (3) electricity generation infrastructure, and (4) electricity transmission and distribution infrastructure. We also assessed broad, systemic factors that may amplify climate change impacts to energy infrastructure.

To identify and examine measures that can reduce climate-related risks and adapt energy infrastructure to climate change, we analyzed relevant studies and government reports and interviewed knowledgeable stakeholders including representatives from professional associations such as the American Gas Association and the National Association of State Energy Officials. We identified and selected a nonprobability sample of four energy companies where decision makers were taking steps to adapt their energy infrastructure to the potential impacts of climate change: Colonial Pipeline Company, Entergy Corporation, Florida Power and Light Company, and Pacific Gas and Electric Company. To select our sample we conducted a literature review and interviewed officials from research organizations, such as the Environmental and Energy Study Institute and the Center for Climate and Energy Solutions. Our sample selection reflects a range of geographic locations and climate-related risks, as well as infrastructure used in three of the four stages of the energy supply chain.\textsuperscript{15}

\textsuperscript{13}According to USGCRP, assessments are tools to survey, integrate, and synthesize science. For more information about USGCRP assessments, click here. For objective 1 of this report, we generally used NRC’s 2010 assessment, three USGCRP assessments (2007, 2009, and 2013), and DOE’s assessments in 2010 and 2013, unless otherwise indicated. Citations for these assessments can be found in appendix I.  

\textsuperscript{14}We developed these four categories as a means of grouping similar processes together. Actual infrastructure and methods used to produce and distribute energy can vary.  

\textsuperscript{15}Because this was a nonprobability sample, findings from our examples cannot be generalized to all U.S. energy infrastructure; rather, they provide illustrative information about energy companies for which adaptation measures have been undertaken.
To examine the role of the federal government in adaptation and steps selected federal entities have taken, we identified federal agencies with key responsibilities related to energy infrastructure by reviewing relevant literature, including previous GAO reports, and interviewing agency officials and knowledgeable stakeholder groups.\textsuperscript{16} We compiled an initial list of 15 federal entities that had a connection to energy infrastructure and then narrowed the list to the five that have the most direct influence on energy infrastructure adaptation decisions: DOE, the Environmental Protection Agency (EPA), the Federal Energy Regulatory Commission (FERC), the Nuclear Regulatory Commission as well as the North American Electric Reliability Corporation (NERC).\textsuperscript{17} Appendix I provides a more detailed description of our objectives, scope, and methodology.

We conducted this performance audit from July 2012 to January 2014 in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

### Background

This section describes: (1) potential climate change impacts in the United States, (2) energy infrastructure in the United States, and (3) climate change adaptation as a risk management tool.

### Observed and Projected Climate Change Impacts in the United States

According to assessments by USGCRP, NRC, and others, changes in the earth’s climate attributable to increased concentrations of greenhouse gases may have significant environmental and economic impacts in the United States. These changes, summarized in Table 1, involve a wide range of current and projected impacts. While uncertainty exists about the

\textsuperscript{16} When identifying agencies with key responsibilities related to energy infrastructure we focused on agencies with a direct role in overseeing and developing activities within the energy sector.

\textsuperscript{17} NERC is not a federal agency; it is a nonprofit entity responsible for the reliability of the bulk power system (the generation and high-voltage transmission portions of the electricity grid) in North America (primarily the United States and Canada), but it is subject to the oversight of FERC and Canadian regulatory authorities. Because of NERC’s important role with the electricity grid throughout the United States and oversight by FERC we will, hereafter, refer to NERC as a “federal entity.”
The exact nature, magnitude, and timing of climate change, over the next several decades, these and other impacts are projected to continue and likely accelerate, with effects varying considerably by region, according to NRC assessments. Because emitted greenhouse gases remain in the atmosphere for extended periods of time, some changes to the climate are expected to occur as a result of emissions to date, regardless of future efforts to control emissions.18,19

### Table 1: Current and Projected Climate Changes in the United States

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<th>Category</th>
<th>Observed climate changes</th>
<th>Projected climate changes</th>
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| Temperature | • U.S. average annual temperature has risen about 1.5 degrees Fahrenheit since record keeping began in 1895; more than 80 percent of this increase has occurred since 1980. The most recent decade was the nation’s warmest on record. a  
  • The frost-free season has been lengthening since the 1980s, and rising temperatures are reducing ice volume on land, lakes, and sea. Minimum Arctic sea ice has decreased by more than 40 percent since satellite records began in 1978. | • U.S. temperatures are expected to continue to rise, with varying impacts by region. In the next few decades, warming of 2 to 4 degrees Fahrenheit is expected for most parts of the nation.  
  • The frost-free season is expected to increase by a month or more and is projected to occur across most of the United States by the end of the century.  
  • Antarctic sea ice is projected to decline in future decadesb,c                                                                 |
| Precipitation | • Data indicate an overall upward trend in annual precipitation across most of the United States, with an average 5 percent increase since 1900.  
  • Heavy downpours are increasing in most regions of the United States, especially over the last three to five decades. | • Projections of future precipitation indicate that northern areas are expected to continue to become wetter, and southern areas, particularly in the Southwest, are expected to become drier.  
  • Further increases in the frequency and intensity of extreme precipitation events are projected for most U.S. areas. |

18 According to the Intergovernmental Panel on Climate Change, about 50 percent of carbon dioxide emitted by human activity will be removed from the atmosphere within 30 years, and a further 30 percent will be removed within a few centuries. The remaining 20 percent may stay in the atmosphere for many thousands of years. USGCRP estimates that another 0.5 degree Fahrenheit increase would occur even if all emissions from human activities were suddenly stopped.

Sea level rise and coastal erosion
- Global sea level has risen by about 8 inches since reliable record keeping began in 1880.
- The current rate of global sea level rise is faster than at any time in the past 2000 years.
- Sea levels are projected to continue to rise, but the extent is not well-understood.
- In the next several decades, sea level rise and land subsidence could combine with storm surges and high tides to increase flooding in coastal regions.

Extreme weather events and storms
- Certain types of extreme weather events, such as heat waves, floods, and droughts, have become more frequent and intense in some regions.
- In the eastern Pacific, the strongest hurricanes have become stronger since the 1980s, while the total number of storms has declined.
- The intensity of the strongest hurricanes is projected to continue as the oceans continue to warm, causing wind, precipitation, and storm surges.
- Other trends in severe storms, including the number of hurricanes and intensity and frequency of tornadoes are uncertain and remain under study.

Sources: GAO analysis of USGCRP’s 2009 and 2013 draft National Climate Assessments and NRC’s America’s Climate Choices: Adapting to the Impacts of Climate Change, 2010.

4A report by the United Kingdom notes global mean surface temperatures rose rapidly from the 1970s, but have been relatively flat over the most recent 15 years to 2013. This has prompted speculation that human induced global warming is no longer happening, or at least will be much smaller than predicted. Others maintain that this is a temporary pause in global temperatures and that they will again rise at rates seen previously. United Kingdom Met Office, Observing Changes in the Climate System: The Recent Pause in Global Warming (1) What do observations of the climate system tell us? (United Kingdom: July 2013).

5U.S. Climate Change Science Program (now known as USGCRP), Global Climate Change Impacts in the United States, Draft 2013 National Climate Assessment (Washington, D.C., 2013).

6Liu, J, Judith A. Curry, Accelerated Warming in the Southern Ocean and its Impacts on the Hydrological Cycle and Sea Ice, School of Earth and Atmospheric Sciences, Georgia Institute of Technology (Atlanta, GA: 2010).

6 Sea level has been rising, and at an increasing rate, but understanding all of the dynamics involved is not sufficiently complete to allow for an accurate prediction of the likely total extent of sea level rise this century. For example, scientists have a well-developed understanding of the contributions of thermal expansion of the oceans due to warming. However, other changes, such as ice sheet dynamics, are less well-understood, and while this variable is expected to make a significant contribution to sea level rise, quantifying that contribution is difficult.

U.S. Energy Infrastructure

U.S. energy infrastructure comprises four key components: (1) resource extraction and processing infrastructure, such as equipment to extract and refine coal, natural gas and oil; (2) fuel transportation and storage infrastructure, including physical networks of natural gas and oil pipelines; (3) electricity generation infrastructure, including coal-fired, gas-fired, and nuclear power plants, as well as renewable energy infrastructure; and (4) electricity transmission and distribution infrastructure, such as power lines that transport energy to consumers (see fig. 1). According to DOE, the energy supply chain has grown increasingly complex and interdependent. In total, the U.S. energy supply chain includes approximately 2.6 million miles of interstate and intrastate pipelines, 6,600 operational power plants, about 144 operable refineries, and about 160,000 miles of transmission lines. Collectively, this infrastructure enables the United States to meet energy demands across the country.
States to meet industrial, commercial, and residential demands, as well as to support transportation and communication networks.

Figure 1: Illustration of U.S. Energy Supply Chain
The nation’s energy supply chain is designed to respond to weather variability, such as changes in temperature that affect load or rapid changes in renewable resource availability that affect supply. These short-term fluctuations are managed by designing redundancy into energy systems and using tools to predict, evaluate, and optimize response strategies in the near term. For example, electrical utilities are beginning to deploy automated feeder switches that open or close in response to a fault condition identified locally or to a control signal sent from another location. When a fault occurs, automated feeder switching immediately reroutes power among distribution circuits isolating only the portion of a circuit where the fault has occurred. This results in a significant reduction in the number of customers affected by an outage and the avoidance of costs typically borne by customers when outages occur, according to a 2013 White House report.\(^{20}\)

However, most energy infrastructure was engineered and built for our past or current climate and may not be resilient to continued and expected increases in the magnitude and frequency of extreme weather events and overall continued weather and climate change in the long-term. Further, this infrastructure is aging, according to DOE. For example, most of the U.S. electricity transmission system was designed to last 40 to 50 years; yet, in some parts of the country, it is now 100 years old. The nation’s oil and gas infrastructure is also aging and about half of the nation’s oil and gas pipelines were built in the 1950s and 1960s. Changes in climate have the potential to further strain these already aging components by forcing them to operate outside of the ranges for which they were designed. DOE reported that aging infrastructure is more susceptible than newer assets to the hurricane-related hazards of storm surge, flooding, and extreme winds, and retrofitting this existing infrastructure with more climate-resilient technologies remains a challenge.

Climate change adaptation addresses the vulnerability of natural and human systems to changes in the climate and focuses on reducing the damage resulting from those changes. According to DOE, two broad ways to reduce the potential impacts of climate change on energy infrastructure are to invest in hardening and resiliency efforts. DOE defines hardening as physical changes to infrastructure to make it less susceptible to storm damage, such as high winds, flooding, or flying debris. DOE defines resiliency as the ability to recover quickly from damage to facilities' components or to any of the external systems on which they depend. The Intergovernmental Panel on Climate Change (IPCC) noted more flexible and resilient systems have greater adaptive capacity and are better suited to handle a changing climate.

Additionally, adaptation requires making policy and management decisions that cut across traditional economic sectors, jurisdictional boundaries, and levels of government. While most energy infrastructure is owned by the private sector, both state and federal governments have roles in energy infrastructure siting, permitting, and regulation. For example, state public utility commissions are responsible for setting the rates for electric service within each state, and owners of energy infrastructure must work with state commissions in order to request rate increases to cover the cost of hardening their infrastructure. Owners of energy infrastructure that spans more than one state, such as natural gas or oil pipelines or electric power lines, may have to work with multiple state commissions on rate and licensing matters and with FERC regarding the rates, terms, and conditions of sales of electricity and transmission in interstate commerce.

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21 See GAO 13-242.

22 Similarly, the Department of Homeland Security’s recent 2013 National Infrastructure Protection Plan (Partnering for Critical Infrastructure Security and Resilience) defines resilience as the “ability to prepare for and adapt to changing conditions and withstand and recover rapidly from disruptions…”

23 The IPCC is a scientific body under the auspices of the United Nations (UN). It reviews and assesses the most recent scientific, technical and socioeconomic information produced worldwide relevant to the understanding of climate change. It neither conducts any research nor monitors climate related data or parameters.
According to USGCRP, NRC, and others, climate change poses risks to energy infrastructure at all four key stages in the supply chain. In addition, broad, systemic factors such as water scarcity and energy system interdependencies could amplify these impacts.

Impacts from climate change can affect infrastructure throughout the four major stages of the energy supply chain: (1) resource extraction and processing infrastructure, (2) fuel transportation and storage infrastructure, (3) electricity generation infrastructure, and (4) electricity transmission and distribution infrastructure.

Much of the infrastructure used to extract, refine, and process, and prospect for fuels—including natural gas and oil platforms, oil refineries, and natural gas processing plants—is located offshore or near the coast, making it particularly vulnerable to sea level rise, extreme weather, and other impacts, according to USGCRP and DOE assessments. The Gulf Coast, for example, is home to nearly 4,000 oil and gas platforms (see fig. 2), many of which are at risk of damage or disruption due to high winds and storm surges at increasingly high sea levels.\(^24\) Low-lying coastal areas are also home to many oil refineries, coal import/export facilities, and natural gas processing facilities that are similarly vulnerable to inundation, shoreline erosion, and storm surges. Given that the Gulf Coast is home to approximately half of the nation’s crude oil and natural gas production—as well as nearly half of its refining capacity—regional severe weather events can have significant implications for energy supplies nationwide. In 2005, for example, high winds and flooding from Hurricanes Katrina and Rita caused extensive damage to the region’s natural gas and oil infrastructure, destroying more than 100 platforms.

\(^24\)According to a 2011 U.S. Geological Survey paper, these platforms were not designed to accommodate a permanent increase in sea level. See Burkett, Virginia, U.S. Geological Survey, “Global Climate Change Implications for Coastal and Offshore Oil and Gas Development,” *Energy Policy* 39 (2011).
damaging 558 pipelines, and shutting down numerous refineries, effectively halting nearly all oil and gas production for several weeks. (Fig. 3 illustrates damage to the Mars and Typhoon deepwater platforms following the 2005 hurricanes.) More recently, Hurricane Sandy caused flooding and outages at refineries and petroleum terminals in the New York Harbor area, according to a 2013 DOE report comparing the impacts of northeast hurricanes on energy infrastructure, depressing regional oil supply and leading to temporary price increases.²⁵

Figure 2: Active Oil and Gas Platforms in the Central and Western Gulf of Mexico

![Map of the Gulf of Mexico with active oil and gas platforms](image)

Sources: Based on an online geographic information systems-based mapping tool of the Flower Garden Banks Sanctuary, using data from the National Oceanic and Atmospheric Administration (NOAA) National Marine Sanctuaries Program and NOAA’s National Coastal Data Development Center.

Note: Nearly 4,000 active oil and gas platforms are located in the central and western Gulf of Mexico.

Storm-related impacts on natural gas and oil production infrastructure can also have significant economic implications. Losses related to infrastructure damage can be extensive, particularly given the high value and long life span of natural gas and oil platforms, refineries, and processing plants. For example, a report by Entergy Corporation, an integrated energy company serving a number of southern states, estimated its infrastructure restoration costs at around $1.5 billion following Hurricanes Katrina and Rita. A 2009 DOE assessment reported...
that some damages resulting from the 2005 hurricanes were too costly to repair; as a result, a number of platforms were sunk, and significant crude oil production capacity was lost.\textsuperscript{26} In addition to causing physical damage, increasingly intense severe weather events can disrupt operations and decrease fuel supplies, resulting in broader economic losses for businesses and industries that depend on these resources. According to USGCRP assessments, damage to key infrastructure—especially to refineries, natural gas processing plants, and petroleum terminals—can cause fuel prices to spike across the country, as evidenced by Hurricanes Katrina and Sandy. Flood damage is the most common and costliest type of storm damage to oil production infrastructure, resulting in the longest disruptions, according to DOE’s 2010 report.

Warming temperatures and water availability may also present challenges for the nation’s extraction and processing infrastructure. For example, according to USGCRP, climate change impacts have already been observed in Alaska, where thawing permafrost has substantially shortened the season during which oil and gas exploration and extraction equipment can be operated on the tundra.\textsuperscript{27} Oil refineries around the nation are also potentially at risk, according to USGCRP; they require both significant quantities of water and access to electricity, making them vulnerable to drought and power outages.

USGCRP assessments identified several ways in which climate change can affect fuel transportation infrastructure, including pipeline systems that carry natural gas and oil; trucks, railways, and barges that transport coal, oil and petroleum products; as well as storage facilities, such as aboveground tanks, underground salt caverns, and aquifers.\textsuperscript{28}


\textsuperscript{27}By way of protection, the Alaska Department of Natural Resources limits the amount of travel on the tundra. Over the past 30 years, the number of days where travel is permitted has dropped from more than 200 to 100, thereby reducing by at least half the number of days that natural gas and oil exploration and extraction equipment can be used.

\textsuperscript{28}Crude oil and petroleum products are transported by rail, barge systems, pipelines, and tanker trucks. Coal is transported by rail, barge, truck, and pipeline. Corn-based ethanol, blended with gasoline, is largely shipped by rail, while bioenergy feedstock transport relies on barge, rail, and truck freight.
Natural gas and oil pipelines, which generally require electricity to operate, are particularly vulnerable to extreme weather events, according to DOE. The U.S. pipeline system is a complex network comprising over 2.6 million miles of natural gas and oil pipelines, some of which have already been affected by past weather events. For example, electric power outages from Hurricane Katrina caused three critical pipelines—which cumulatively transport 125 million gallons of fuel each day—to shut down for two full days and operate at reduced power for about two weeks, leading to fuel shortages and temporary price spikes. In addition to the power outage, the Department of the Interior’s Minerals Management Service reported that approximately 457 pipelines were damaged during the hurricanes, interrupting production for months (see fig. 4). More recently, in July 2011, ExxonMobil’s Silvertip pipeline in Montana, buried beneath the Yellowstone riverbed, was torn apart by flood-caused debris, spilling oil into the river and disrupting crude oil transport in the region, with damages estimated at $135 million, according to the Department of Transportation. Storm surge flooding can also affect aboveground fuel storage tanks, according to DOE; for example, tanks not fully filled can drift off of their platforms or become corroded by trapped salt water.

29 The Department of the Interior’s bureaus are responsible for overseeing the processes that oil and gas companies must follow when leasing, drilling, and producing oil and gas from federal leases. The Minerals Management Service, a bureau within the Department of the Interior, was responsible for managing offshore activities and collecting royalties for oil and gas leases until May 2010, when the bureau was reorganized. Under this reorganization, the Bureau of Ocean Energy Management (BOEM) and the Bureau of Safety and Environmental Enforcement (BSEE) now oversee offshore oil and gas activities and the newly established Office of Natural Resources Revenue (ONRR) is responsible for collecting royalties on oil and gas produced from both onshore and offshore federal leases.

30 U.S. Department of Transportation, ExxonMobil Silvertip Pipeline Crude Oil Release into the Yellowstone River in Laurel, MT on 7/1/2011, Pipelines and Hazardous Materials Safety Administration, Office of Pipeline Safety, Western Region.
In addition to pipelines, rail, barge, and tanker trucks also play critical roles in transporting fuel across the country. According to USGCRP and DOE assessments, fuel transport by rail and barge can be affected when water levels in rivers and ports drop too low, such as during a drought, or too high, such as during a storm surge. During the 2012 drought, the U.S. Army Corps of Engineers reported groundings of traffic along the Mississippi River due to low water depths, preventing barge shipments of coal and petroleum products. Lower water levels can also affect the amount of fuel the barges are capable of hauling; according to DOE’s 2013 assessment, a one-inch drop in river level can reduce a barge’s towing capacity by 255 tons.

Fuel transportation infrastructure can also be affected by rising temperatures, according to assessments by DOE and USGCRP. For example, in 2012, Hurricane Sandy’s storm surge produced nearly four feet of floodwaters, damaging or temporarily shutting down the Port of

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**Figure 4: Pipeline Damages Reported for Hurricanes Katrina and Rita, 2005**

New York and New Jersey, as well as electrical systems, highways, and rail track. Disruptions in barge transportation due to extreme weather can also present challenges for areas such as Florida, which are nearly entirely dependent on barges for fuel delivery. Intense storms and flooding can also wash out rail lines—which in many regions follow riverbeds—and impede the delivery of coal to power plants. According to DOE, flooding of rail lines has already been a problem both in the Appalachian region and along the Mississippi River. The rerouting that occurs as a result of such flooding can cost millions of dollars and can delay coal deliveries.

Colder climates present a different set of risks for fuel transportation infrastructure, according to DOE and USGCRP assessments. For example, in Alaska—where average temperatures have risen about twice as much as the rest of the nation—thawing permafrost is already causing pipeline, rail, and pavement displacements, requiring reconstruction of key facilities and raising maintenance costs.\textsuperscript{31} Melting sea ice caused by warmer temperatures can result in more icebergs and ice movement, which in turn can damage barges transporting natural gas and oil. On the other hand, decreasing sea ice could also generate some benefits for the natural gas and oil sectors; USGCRP reports that warmer temperatures are expected to improve shipping accessibility in some areas of the Arctic Basin, including oil and gas transport by sea.\textsuperscript{32}

According to assessments by USGCRP, DOE, and others, climate change will have a significant impact on the nation’s electricity generation facilities, including fossil fuel and nuclear power plants—which together produce the vast majority of the nation’s electricity—as well as renewable energy infrastructure such as wind turbines and hydropower dams.

\textit{Fossil fuel and nuclear power plants}. According to USGCRP, climate change is expected to have potentially significant consequences for fossil fuel and nuclear power plants. Fossil fuel plants—which burn coal, natural

\textsuperscript{31}As permafrost thaws, the tundra loses its weight-bearing capabilities, according to DOE. Risks to onshore fossil fuel development could include the loss of access roads built on permafrost, loss of opportunities to establish new roads, problems with pipelines buried in permafrost, and reduced load-bearing capacity of buildings and structures.

\textsuperscript{32}This improved accessibility will not be uniform throughout different regions, according to USGCRP, and extraction and exploration equipment may have to be redesigned to accommodate the new environment.
gas, or oil—are susceptible to much of the same impacts as nuclear power plants, according to USGCRP and DOE, including diminishing water supplies, warming temperatures, and severe weather, among others.

According to USGCRP, episodic and long-lasting water shortages and elevated water temperatures may constrain electricity generation in many regions of the United States. As currently designed, most fossil fuel and nuclear plants require significant amounts of water to generate, cool, and condense steam. Energy production, together with thermoelectric power, accounted for approximately 11 percent of U.S. water consumption in 2005, according to one study\(^{33}\), second only to irrigation.\(^{34}\) Issues related to water already pose a range of challenges for existing power plants, as illustrated by the following examples cited by DOE \(^{35}\):

- **Insufficient amounts of water.** In 2007, a drought affecting the southeastern United States caused water levels in some rivers, lakes and reservoirs to drop below the level of intake valves that supply cooling water to power plants, causing some plants to stop or reduce power production.

- **Outgoing water too warm.** In 2007, 2010, and 2011, the Tennessee Valley Authority had to reduce power output from its Browns Ferry Nuclear Plant in Alabama because the temperature of the river was


\(^{34}\) Water use by thermoelectric power plants can be generally characterized as consumption, withdrawal, and discharge. Water consumption refers to the portion of the water withdrawn that is no longer available to be returned to a water source, such as when it has evaporated. Water withdrawals refer to water removed from the ground or diverted from a surface water source—for example, an ocean, river, or lake—for use by the plant. For many thermoelectric power plants, much of the water they withdraw is later discharged, although often at higher temperatures. According to the U.S. Geological Survey (USGS), in terms of water withdrawal, thermoelectric power was the largest source of water withdrawals (49 percent) in 2005, followed by irrigation at 31 percent. The amount of water discharged from a thermoelectric power plant depends on a number of factors, including the type of cooling technology used, plant economics, and environmental regulations. Some “once-through” systems can harm aquatic life—such as fish, crustaceans, and marine mammals—by pulling them into cooling systems or trapping them against water intake screens. The habitats of aquatic life can also be adversely affected by warm water discharges.

too high to receive discharge water without raising ecological risks; the cost of replacing lost power was estimated at $50 million.\textsuperscript{36}

- **Incoming water too warm.** In August 2012, Dominion Resources’ Millstone Nuclear Power Station in Connecticut shut down one reactor because the intake cooling water, withdrawn from the Long Island Sound, exceeded temperature specifications. The resulting loss of power production was estimated at several million dollars.

USGCRP and NRC assessments project that water issues will continue to constrain electricity production at existing facilities as temperatures increase and precipitation patterns change. Many of these risks are regional in nature; research by the Electric Power Research Institute (EPRI), for example, indicates that approximately 25 percent of existing electric generation in the United States is located in counties projected to be at high or moderate water supply sustainability risk in 2030.\textsuperscript{37} Water availability concerns are already affecting the development of new power plants, according to USGCRP’s 2009 assessment, as plans to develop new plants are delayed or halted at increasing rates. Moreover, as demands for energy and water increase, competition between the energy, industrial, and agricultural sectors, among others, sectors could place additional strain on the nation’s power plants, potentially affecting the reliability of future electric power generation.\textsuperscript{38}

USGCRP and DOE assessments also indicate that higher air and water temperatures may diminish the efficiency by which power plants convert fuel to electricity. A power plant’s operating efficiency is affected by the performance of the cooling system, among other things. According to USGCRP, warming temperatures may decrease the efficiency of power plant cooling technologies, thereby reducing overall electricity generation. While the magnitude of these effects will vary based on a number of

\textsuperscript{36}To prevent hot water from doing harm to fish and other wildlife, power plants typically are not allowed to discharge cooling water above a certain temperature. When power plants reach those limits, they can be forced to reduce power production or shut down.


\textsuperscript{38}See the “Water Availability” section of this section for further information on competing demands for water.
plant-and site-specific factors, USGCRP assessments suggest that even small changes in efficiency could have significant implications for electricity supply at a national scale. For example, an average reduction of 1 percent in electricity generated by fossil fuel plants nationwide would mean a loss of 25 billion kilowatt-hours per year, about the amount of electricity consumed by approximately 2 to 3 million Americans. When projected increases in air and water temperatures associated with climate change are combined with changes to water availability, generation capacity during the summer months may be significantly reduced, according to DOE. Warmer water discharged from power plants into lakes or rivers can also harm fish and plants; such discharges generally require a permit and are monitored.

In addition to the effects of rising temperatures and reduced water availability, power plant operations are also susceptible to extreme weather, increased precipitation, and sea level rise, according to assessments by USGCRP and DOE. To a large extent, this vulnerability stems from their location—thermoelectric power plants are frequently located along the U.S. coastline, and many inland plants sit upon low-lying areas or flood plains. For coastal plants, more intense hurricane-force winds can produce damaging storm surges and flooding—an impact illustrated by Hurricane Sandy, which shut down several power plants. Some power plants near the coast could also be affected by sea level rise, according to DOE, because they are located on land that is relatively flat and, in some places, subsiding. Increasing intensity and frequency of flooding also poses a risk to inland power plants, according to DOE. The structures that draw cooling water from rivers are vulnerable to flooding and, in some cases, storm surge. This risk was illustrated when Fort Calhoun nuclear power plant was initially shut down for a scheduled refueling outage in April 2011. According to Nuclear Regulatory Commission officials, the outage was subsequently extended due to flooding from the Missouri River and a need to address long-standing technical issues that continued to impair plant operations. According to USGCRP, seasonal flooding could result in increased costs to manage on-site drainage and runoff.

Renewable energy infrastructure. Overall, use of renewable energy is growing in the United States, according to the Energy Information

39 According to NRC documents, Fort Calhoun remained closed as of November 1, 2013.
Administration (EIA), with hydropower and wind representing the largest renewable sources of electricity in 2012. Renewable energy sources generally produce much lower emissions of greenhouse gases, the primary anthropogenic driver of climate change. However, these sources can also be affected by climate change, given their dependence on water resources, wind patterns, and solar radiation. Specific impacts to these sectors are described below:

- **Hydropower.** Hydropower—a major source of electricity in some regions of the United States, particularly the Northwest—is highly sensitive to a number of climactic changes. According to USGCRP and DOE, rising temperatures can reduce the amount of water available for hydropower—due to increased evaporation—and degrade habitats for fish and other wildlife. Hydropower production is also highly sensitive to changes in precipitation and river discharge, according to USGCRP and DOE assessments. According to USGCRP’s 2009 assessment, for example, studies suggest that every 1 percent decrease in precipitation results in a 2 to 3 percent drop in streamflow; in the Colorado Basin, such a drop decreases hydropower generation by 3 percent. Climate variability has already had a significant influence on the operation of hydropower systems, according to USGCRP, with significant changes detected in the timing and amount of streamflows in many western rivers.

- **Biofuels.** According to USGCRP assessments, biofuels made from grains, sugar and oil crops, starch, grasses, trees, and biological waste are meeting an increasing portion of U.S. energy demand.\(^\text{40}\) Currently, however, most U.S. biofuels are produced from corn grown on rain-fed land, making biofuel susceptible to drought and reduced precipitation, as well as competing demands for water.\(^\text{41}\) These issues were highlighted when droughts in 2012 produced a poor corn harvest, raising concerns about the allocation of corn for food versus ethanol. Production of biofuel crops may also be inhibited by heavy rainfall and flooding, according to DOE. Climate change could also present some benefits; for example, warmer temperatures could...

\(^\text{40}\)Generally, under the Renewable Fuel Standard, which is overseen by EPA, transportation fuels in the United States are required to contain 36 billion gallons of biofuels annually by 2022.

\(^\text{41}\)According to DOE, water use in biofuel refineries has been significantly reduced as a result of energy- and water-efficient designs in new plants and improved system integration in existing plants.
extend the period of the growing season (although DOE also notes that extreme heat could damage crops).

- **Solar.** The effects of climate change on solar energy—which generated about 0.05 percent of U.S. electricity in 2010—depend on the type of solar technology in use, according to DOE and USGCRP. Some studies suggest that photovoltaic energy production could be affected by changes in haze, humidity, and dust. Higher temperatures can also reduce the effectiveness of photovoltaic electricity generation. On the other hand, concentrating solar power (CSP) systems—unlike photovoltaic cells—require extensive amounts of water for cooling purposes, making them susceptible to water shortages.\(^{42}\)

- **Wind.** Wind energy accounted for about 13 percent of U.S. renewable energy consumption in 2011, but its use is growing rapidly, according to EIA. Unlike thermoelectric generation, wind energy does not use or consume water to generate electricity, making it a potentially attractive option in light of water scarcity concerns. On the other hand, wind energy cannot be naturally stored, and the natural variability of wind speeds can have a significant positive or negative impact on the amount of energy produced. Wind turbines are also subject to extreme weather, according to USGCRP.

- **Geothermal.** Geothermal power plants extract geothermal fluids—hot water, brines, and steam—from the earth by drilling wells to depths of up to 10,000 feet. According to EIA, geothermal energy represented approximately 2 percent of U.S. energy consumption in 2011, with most geothermal reservoirs located in western states, Alaska, and Hawaii. As with fossil fuel power plants and concentrating solar power, increases in air and water temperatures can reduce the efficiency with which geothermal facilities generate electricity, according to DOE’s 2013 assessment. Geothermal power plants can also withdraw and consume significant quantities of water, according to DOE, making them susceptible to water shortages caused by changes in precipitation or warming temperatures.

\(^{42}\)According to DOE, CSP power plants using recirculating cooling water typically consume more water than a fossil fuel or nuclear power plants.
Transmission and distribution infrastructure can extend for thousands of miles, making it vulnerable to a variety of climate change impacts.43 According to assessments by USGCRP and others, transmission and distribution lines and substations are susceptible to damage from extreme winds, ice, lightning strikes, wildfires, landslides, and flooding (see fig. 5). High winds, especially when combined with precipitation from tropical storms and hurricanes, can be particularly damaging, potentially interrupting service in broad geographic areas over long periods of time.44 In the winter months, heavy snowfall45 and excessive icing on overhead lines can cause outages and require costly repairs, according to a review of literature published in the journal *Energy*.46 According to USGCRP, increasing temperatures and drought may increase the risk of wildfires, which in turn may cause physical damage to electricity transmission infrastructure and decrease available transmission capacity. Apart from transmission and distribution lines, severe weather can also present risks for substations, according to DOE, which modify voltage for residential and commercial use, as well as for operation centers that are critical components of any electricity supply system.

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43Electricity generated through power plants or renewable energy sources is typically sent through high-voltage, high-capacity transmission lines to areas where it will be used; substations then transform the electricity to lower voltages and send it through local distribution wires to homes and businesses.

44Although wind-related outages do occur on transmission systems, about 90 percent of outages during a storm event occur along distribution systems, according to DOE.

45According to USGCRP, over the last century, snowstorms have increased in frequency in the Northeast and upper Midwest and decreased in frequency in the South and lower Midwest.

Since 2000, there has been a steady increase in the number of weather-related grid disruptions in the United States, according to DOE. These disruptions—which are often a result of trees damaging distribution lines—can result in high costs for utilities and consumers, including repair costs for damaged equipment and economic costs related to work interruptions, lost productivity, and other factors. Some recent events, as reported by DOE, illustrate these vulnerabilities. In 2012, for example, about 3 to 4 million customers lost power due to a combination of thunderstorms and strong winds—known as a derecho—that affected the Midwest and Mid-Atlantic coast. Hurricane Sandy’s impact was even more severe, according to DOE, with electricity outages affecting around 8.7 million customers. DOE further reported that around 1.4 million of

these customers were still without power 6 days later. Winter conditions can also pose risks to the electrical grid; in February 2013, a winter storm caused extensive damage to transmission systems in the Northeast, causing over 660,000 customers in eight states to lose power. See figure 6 for weather-related grid disruptions.

Figure 6: Weather-Related Grid Disruptions, 2000-2012

![Weather-Related Grid Disruptions, 2000-2012](image)

Apart from risks related to extreme weather events, increasing temperatures may decrease transmission system efficiency and could reduce available transmission capacity, according to DOE. Approximately 7 percent of generated power is lost in transmission and distribution, according to information publicly available on the EIA’s website. As temperatures rise, the capacity of power lines to carry current decreases, according to DOE, as does the overall efficiency of the grid. Higher
temperatures may also cause overhead lines to sag, posing fire and safety hazards. All of these factors can contribute to power outages at times of peak demand, according to USGCRP. In 2006, for example, electric power transformers failed in Missouri and New York, causing interruptions of the electric power supply in the midst of a widespread heat wave.

**Broad, Systemic Factors Could Amplify Climate Change Impacts on Energy Infrastructure**

Based on our previous work, as well as reports from USGCRP, NRC, and others, we identified several broad, systemic factors that could amplify the effects of climate change on energy infrastructure. These factors—which include changes in water availability, system interdependencies, increases in energy demand, and the compounding effects of multiple climate impacts—could have implications that extend throughout the energy sector and beyond.

**Changes in Water Availability May Significantly Impact Energy Supply**

As our series of reports on the energy-water nexus has shown, water and energy are inextricably linked and mutually dependent, with each affecting the other’s availability. Many aspects of energy production require the use of water to operate (see fig. 7). As discussed earlier in this review, fossil fuel and nuclear power plants—which accounted for about 90 percent of U.S. energy consumption in 2011—rely heavily on water for cooling purposes. As we reported in 2012, recently developed hydraulic fracturing methods also require significant amounts of water—3 to 5.6 million gallons of freshwater per well, according to our previous work on

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shale resources and development. Increased evaporation rates or changes in snowpack may affect the volume and timing of water available for hydropower. Water is also required to mine and transport coal and uranium; to extract, produce, and refine oil and gas; and to support crops used in biofuel production, among other uses. According to the Congressional Research Service, the energy sector is the fastest growing water consumer in the United States and is projected to account for 85 percent of the growth in domestic water consumption between 2005 and 2030. This increase in water use associated with energy development is being driven, in part, by rising energy demand, increased development of domestic energy, and shifts to more water-intense energy sources and technologies.

49GAO, Oil and Gas: Information on Shale Resources, Development, and Environmental and Public Health Risks, GAO-12-732 (Washington, D.C.; Sept. 5, 2012). Water used in shale oil and gas development is largely considered to be consumptive and can be permanently removed from the hydrologic cycle, according to EPA and Interior officials. However, it is difficult to determine the long-term effect on water resources because the scale and location of future operations remains largely uncertain. Similarly, the total volume that operators will withdraw from surface water and aquifers for drilling and hydraulic fracturing is not known until operators submit applications to the appropriate regulatory agency. As a result, the cumulative amount of water consumed over the lifetime of the activity remains largely unknown.

50Water consumption is the portion of the water withdrawn that is no longer available to be returned to a water source, such as when it has evaporated. Energy production (which includes biofuel production), together with thermoelectric power, is the second largest consumer of water in the United States, accounting for approximately 11 percent of water consumption in 2005. Irrigation was the largest consumer, at approximately 74 percent. (Elcock, D., “Future U.S. Water Consumption: The Role of Energy Production,” Journal of the American Water Resources Association vol. 46, no. 3 (2010): 447-460.). However, according to the U.S. Geological Survey, in terms of water withdrawal, thermoelectric power was the largest source of water withdrawals (49 percent) in 2005, followed by irrigation at 31 percent. Water withdrawal refers to water removed from the ground or diverted from a surface water source, such as an ocean, river, or lake.
According to USGCRP and NOAA, increasing temperatures and shifting precipitation patterns are causing regional and seasonal changes to the water cycle—trends that present significant risks for the U.S. energy sector. More frequent and intense droughts, reduced summertime
precipitation, and decreased streamflows are likely to adversely affect available water supply in some regions, particularly during the summer months. Given the energy sector’s dependence on water, these changes are likely to have wide-ranging impacts on the costs and methods for extracting, producing, and delivering fuels; the costs and methods used to produce electricity; the location of future infrastructure; and the types of technologies used. In recent years, a number of weather and climate events have served to illustrate some of the risks associated with water scarcity, as reported by DOE:

- In 2010, below-normal precipitation and streamflows in the Columbia River basin resulted in insufficient hydropower generation to fulfill load obligations for the Bonneville Power Administration, resulting in reported losses of approximately $233 million or 10 percent from the prior year;
- In 2007, a severe southeast drought reduced river flow in the Chattahoochee River by nearly 80 percent; reducing hydroelectric power in the Southeast by 45 percent;
- In 2012, drought and low river levels disrupted barge transportation of petroleum and coal along the Mississippi River.

USGCRP and DOE assessments further note that the energy sector’s demand for water will increasingly compete with rising demand from the agricultural, industrial, and other sectors.

The energy sector comprises a complex system of interdependent facilities and components, and damage to one part of the system can adversely affect infrastructure in other phases of the supply chain, according to DOE and USGCRP. Many different types of energy infrastructure—from pipelines to refineries—depend on electricity to

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51 According to EPA, water from snowpack declined for most of the western states from 1950 to 2000, with losses at some sites exceeding 75 percent. Annual streamflows are expected to decrease in the summer for most regions, according to USGCRP, and drought conditions—which have become more common and widespread over the past 40 years in the Southwest, southern Great Plains, and Southeast, according to USGCRP—are expected to become more frequent and intense. Groundwater resources are already being depleted in multiple regions, according to USGS, and these impacts are expected to continue. See EPA, *Climate Change Indicators in the United States*, EPA 430-R-10-007 (Washington, D.C.: 2010) and United States Geological Survey, *Groundwater Depletion in the United States (1900–2008)*, *Scientific Investigations Report 2013–5079* (Reston, VA: May 2013).
function; as such, they may be unable to operate in a power outage, even if otherwise undamaged. Recent events associated with Hurricane Sandy illustrate these interdependencies—over 7,000 transformers and 15,200 poles were damaged, according to DOE, causing widespread power outages across 21 states. These outages affected a range of infrastructure dependent on electricity to function—for example, two New Jersey refineries were shut down, and a number of petroleum terminals and gas station fuel pumps were rendered inoperable. Because many components of the U.S. energy system—like coal, oil, and electricity—move from one area to another, extreme weather events affecting energy infrastructure in one region can lead to significant supply consequences elsewhere, according to USGCRP.

Interdependencies also link the energy sector to other sectors, such as transportation, agriculture, and communications. The energy sector requires railways, roads, and ports to transport resources such as coal, oil, and natural gas, for example; conversely, many modes of transportation rely on oil, gasoline, or electricity. Given these interdependencies, disruptions of services in one sector can lead to cascading disruptions in other sectors. Interrelationships between the transportation, fuel distribution, and electricity sectors were found to be major factors in Florida’s recovery from past hurricanes, according to USGCRP.

Increases in temperature are expected to affect the cost, type, and amount of energy consumed in the United States, according to NRC and USGCRP assessments. Over the past four decades, the demand for cooling has risen and the demand for heating has declined (see fig. 8). As average temperatures rise and extreme weather events—such as heat waves—become more common, these trends are expected to continue, although specific impacts will vary by region and season. Net electricity demand is projected to increase in every U.S. region, but particularly in southern states, since homes and businesses depend primarily on electricity for air conditioning. (In contrast, heating is provided by a combination of natural gas, heating oil, electricity, and renewable sources.) Increases in peak electricity demand caused by extreme high temperatures could potentially strain the capacity of existing electricity

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52 Many factors can affect energy demand, including temperature and other weather conditions, population, economic conditions, energy prices, and conservation programs.
infrastructure in some regions, according to DOE. In the summer heat wave of 2006, for example, some Midwest nuclear plants were forced to reduce output and several transformers failed, causing widespread electricity interruptions and making it difficult to access air conditioning. Climate change-related increases in demand could also be exacerbated by a number of ongoing trends, such as population growth and increased building sizes.

**Figure 8: Historical Increases in Cooling Demand and Decreases in Heating Demand**

Note: The amount of energy needed to cool (or warm) buildings is proportional to cooling (or heating) degree days. The figure shows increases in “cooling degree days” that result in increased air conditioning use, and decreases in “heating degree days,” meaning less energy required to heat buildings in winter, compared with the average for 1970-2000.
### Multiple Climate Impacts May Have Compounding Effects

According to DOE and IPCC, some climate change impacts are likely to interact with others, creating a compounding effect.\(^{53}\) For example:

- Higher air and water temperatures may contribute to both an increase in electricity demand and a decrease in electricity supply.\(^{54}\)
- The effects of sea level rise may be exacerbated by more severe storms and coastal erosion, causing flooding across a larger area. Storms can also damage natural features, such as wetlands, and manmade structures, such as sea walls, that help protect coastal infrastructure from sea level rise and storm surges.
- Both warmer temperatures and drought heighten the risk of flooding and wildfires, which—alone or in combination—could ultimately limit the amount of electricity that can be generated and transmitted during times of peak demand.

Compounding factors may be important for climate preparedness from both a local perspective as well as a regional or national perspective focused on overall system resilience, according to DOE.

### Adaptive Measures Could Reduce Potential Climate Change Impacts on U.S. Energy Infrastructure

Adaptive measures could reduce the potential for climate change to affect the energy infrastructure in the United States. As previously discussed, these measures vary across the energy supply chain, but they generally fall into two broad categories—hardening and resiliency. Industry decision makers we spoke with provided examples that illustrate some of the steps they have taken to integrate adaptive measures into their energy infrastructure, including investments that hardened their physical assets—such as elevating electrical substation control rooms to reduce potential flooding hazards—and improved the resiliency of portions of their energy systems.

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\(^{54}\) According to DOE, projected increases in air and water temperatures could significantly reduce electricity generation capacity, particularly in the summer months, by (a) decreasing the efficiency of power plant generation, (b) forcing power plant curtailments due to thermal discharge limits, (c) reducing electricity generated through hydropower and photovoltaic solar sources, and (d) increasing the temperature of local water sources to the extent they can no longer be used for cooling water.
supply system—such as purchasing backup power generators to restore electricity more quickly after a potential utility power outage.

Adaptive Measures Can Be Employed Across the Energy Supply Chain

While potential adaptive measures vary widely across the energy supply chain, they all generally focus on hardening—physical changes to make particular pieces of infrastructure less susceptible to storm-related damage—or improving resiliency—increasing the ability to recover quickly from damage to facilities’ components or to any of the external systems on which they depend. For instance, hardening energy infrastructure across the supply chain is part of the energy industry’s normal responsibilities and operating practices to ensure existing infrastructure is available to deliver energy to its customers under a range of weather conditions. According to industry representatives, industry chooses to make physical changes to its infrastructure to make it less likely to be damaged by extreme winds, flooding, or other weather events. Choices to harden infrastructure can require significant investment by industry, according to DOE’s 2010 report on hardening and resiliency, such as building flood walls around refineries, elevating pumps used to transport fuels via pipelines, building power plants at higher elevations to minimize the risk of flooding, and replacing transmission and distribution poles with poles made of stronger materials to make them less susceptible to damage from high winds and storms.

In contrast to hardening measures that try to prevent damage, resiliency measures are focused on quickly recovering from damage to various parts of the energy supply chain, thereby enabling the system to continue to operate. Resiliency can take many forms and can be implemented by industry participants anywhere along the energy supply chain. The following example—using one part of the energy supply chain, gasoline supplies—illustrates resiliency to potential events related to climate changes. In this illustration, if climate change resulted in rising sea levels

55 The energy supply chain is essentially a system of interconnected markets containing energy infrastructure that begins with extraction or generation of basic energy and ends with retail outlets for energy products. Along this chain, suppliers of inputs interact with demanders or consumers of these inputs, and both can avail themselves of substitute courses of action in adapting to climate change. For example, companies in the business of supplying oil to refineries may have alternative sources of oil, offshore and onshore that vary in their vulnerability to climate change impacts. In a mirror image, companies in the business of refining oil—consumers of oil as an input—may be able to avail themselves of these supply choices by switching their demand to less vulnerable oil.
that accentuate the damaging effects of tropical storms on the infrastructure for extracting, refining, transporting, or distributing oil, adaptation efforts in the various related parts of this infrastructure (see fig. 9) could help improve the overall resiliency in the gasoline supply chain. Specifically, at the beginning of the chain, adaptation could take the form of decreased extraction of oil from vulnerable offshore platforms supplanted by increased extraction from or use of less vulnerable onshore and foreign sources of oil.

Figure 9: The Gasoline Supply Chain

Further down the supply chain, adaptation might involve decreased refining of oil from vulnerable refineries supplanted by increased refining of oil from less vulnerable refineries and additional imported gasoline from foreign refineries. Still further down the supply chain, if climate change rendered one mode of transport or distribution more vulnerable than others, adaptation might involve shipping or distributing less gasoline via the more vulnerable mode. Substitute sources of oil, refining, and transportation for the development and distribution of gasoline, therefore,
represent ways in which industry can choose to adapt and limit disruptions to gasoline infrastructure and supply.

Examples of actual gasoline supply chain resiliency are demonstrated by actions taken during Hurricanes Katrina in 2005 and Sandy in 2012 as follows:

- In 2005, oil platforms were evacuated and damaged, as a result of Hurricane Katrina, virtually shutting down all oil production in the Gulf region. In response, the Administration approved loans of oil from the Strategic Petroleum Reserve to help refineries offset this short-term physical supply disruption at the beginning of the supply chain, thereby, helping to moderate the impact the production shutdown had on U.S. crude oil supplies.\(^56\)

- A more recent example, following Hurricane Sandy, illustrates how such alternatives can help increase resiliency at the distribution stage of the supply chain. In 2012, this storm damaged petroleum terminals used to store and distribute gasoline in the New York Harbor (NYH) area, thus disrupting the normal supply chain. However, according to DOE’s EIA report on the summary of impacts on petroleum supplies following Hurricane Sandy, “…areas normally served by the NYH terminals were also receiving some supplies through more distant terminals as industry pursued workarounds to meet customer needs to the best of their ability.”\(^57\) Thus, while a significant disruption in the overall ability to move gasoline through the NYH area occurred as a result of the storm, other terminals outside the affected area helped to ameliorate some of the supply loss.

Ultimately, how much adaptation will take place and in what form—hardening and increasing resilience, such as choosing substitute actions

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\(^{56}\) The Strategic Petroleum Reserve was authorized by Congress in 1975, following the Arab oil embargo of 1973-1974. It is owned by the federal government and operated by DOE. Under prescribed conditions, the President and the Secretary of Energy have the discretion to authorize release of oil in the Reserve through loans or other means to minimize significant supply disruptions and protect the economy from damage. [See GAO, Strategic Petroleum Reserve: Available Oil Can Provide Significant Benefits, but Many Factors Should Influence Future Decisions about Fill, Use, and Expansion GAO-06-872 (Washington, D.C.: Aug. 24, 2006).]

as described above—will depend on how the costs of adaptation compare with the expected costs of taking no action.\textsuperscript{58}

Industry Decision Makers Have Taken Steps to Integrate Adaptive Measures Into Energy Infrastructure

Entergy Corporation generates, transmits, and distributes electric power in the Southeast. According to Entergy representatives, its transmission and distribution infrastructure along the coast of the Gulf of Mexico is vulnerable to extreme weather events and storms, storm surge caused by hurricanes, and sea level rise associated with land subsidence. Following Hurricanes Katrina and Rita in 2005, Entergy experienced unprecedented damage, leading to power outages for roughly 800,000 customers in Louisiana. The company faced widespread damage to transmission and distribution systems, flooded substations, and power plants resulting in shutdowns. Figure 10 shows an example of damaged transmission power lines as a result of Hurricane Rita. Entergy’s New Orleans subsidiary—Entergy New Orleans (ENO)—filed for bankruptcy after this major damage to its infrastructure and the declining revenues due to the drastic reduction to its customer base as residents left the city.

\textsuperscript{58} In our illustrative example, choices in the gasoline supply chain represent investments that are already in place regardless of climate change. Therefore, what is relevant in considering the cost of using the substitutes described are the incremental costs of making greater use of these existing, or potentially new, substitutes compared with not adapting.
Driven by a lack of useful information on which to base planning for infrastructure protection against future storms, Entergy representatives told us that they partnered with the America’s Wetland Foundation (AWF) and commissioned a study in 2010 identifying the company’s most critical and vulnerable assets in the Gulf. The study also highlighted adaptation strategies that have low investment requirements, high reduction of expected losses—regardless of climate change impacts—and additional benefits, such as coastal wetlands restoration. For example, Entergy representatives told us that the study identified a number of potential hardening and resiliency measures, such as replacing wooden transmission and distribution poles with steel or concrete, strengthening

59 AWF, established in Louisiana, and working throughout the Gulf region, was founded in 2002 in response to a comprehensive coastal study calling on the need to alert the nation to the devastating loss of Louisiana’s coastal wetlands and how their loss impacts the rest of the nation. Coastal barriers and wetlands can help reduce infrastructure damage from weather events along the coast.
distribution poles, building levees and berms around oil refineries, elevating substations in flooding areas, and managing vegetation along electricity lines. The study estimated potential losses of $350 billion along the Gulf Coast by 2030 due to rising sea level and loss of coastline. It also identified $120 billion in potential investments and concluded that supporting a range of adaptive actions to reduce the potential weather and climate-related risks, and identifying barriers to increasing industry resilience, are important elements of a coordinated response.

Entergy representatives told us by taking a company-wide approach to identify infrastructure vulnerable to climate-related risks, they implemented several adaptive measures highlighted in the study, such as replacing wooden transmission poles with steel, strengthening distribution poles with support wires, and elevating sensitive electronic equipment in select substations. In response to more recent storms, such as Hurricane Isaac, Entergy representatives told us that the implementation of these adaptive measures has paid off. They have experienced less infrastructure damage and have restored power to their customers more quickly than in previous storms.60

Pacific Gas and Electric Company (PG&E) provides natural gas and electric power to 15 million people in northern and central California. PG&E continues to implement a company-wide approach to incorporate climate-related risks as part of its business planning and investments. In 2008, PG&E convened a science team—specializing in meteorology, biology, and hydrology—to evaluate global climate-related risks, assess climate change modeling, and identify best adaptation practices for the company’s assets. PG&E officials told us that risks and recommendations developed by the science team are used to develop adaptation strategies for infrastructure potentially impacted by weather and climate-related risks such as sea level rise, increased air temperatures, and changes in precipitation patterns.

For example, PG&E representatives told us that some equipment in the company’s substations is vulnerable to increased temperatures in the state. Therefore, PG&E worked with the equipment manufacturer’s

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60 In addition, Entergy has participated in Community Leadership Forums and technical conferences to educate local communities of potential climate change risks, help identify cost-effective measures to manage risk and discuss how the company could prioritize its investments in system hardening to minimize business interruption losses.
engineers on best operating practices for their substations at higher temperatures. Additionally, PG&E has major transmission and distribution lines in the San Francisco Bay Area that are potentially susceptible to sea level rise. Therefore, the company has strengthened electric transmission structures in the southern Bay Area and is collaborating with state and federal agencies on bay habitat restoration that will help increase utility resiliency to tidal action, according to PG&E officials. See figure 11 for a picture of Gateway Generating Station.

Figure 11: Gateway Generating Station

As a result of limited water availability and other factors, PG&E implemented dry cooling technology at two of its natural gas fueled generating stations, Gateway Generating Station in Antioch, California (2007), and Colusa Generating Station in Maxwell, California (2010). Although reducing plant efficiency under some conditions, dry cooling technology uses 97 percent less water and produces 96 percent less discharge than a conventional water cooling system, which helps the company significantly reduce the use of water for cooling purposes. PG&E representatives cited incorporation of a less water intensive technology as having increased the plants’ resiliency to potentially decreased water availability.
Scientists also predict that climate change will result in significant reductions in snowpack in parts of the Sierra Nevada Mountains, potentially impacting PG&E’s hydroelectric system. PG&E’s adaptation strategies include developing new modeling tools for forecasting runoff, maintaining higher winter carryover reservoir storage levels, reducing conveyance flows in canals and flumes during winter storms as more precipitation falls as rain, and reducing discretionary reservoir water releases, according to PG&E officials.

Colonial Pipeline owns and operates a 5,500-mile network of pipelines running from Houston, Texas, to NYH. These pipelines transport a daily average of 100 million gallons of refined petroleum products such as gasoline, diesel fuel, home heating oil, fuels for commercial aviation and for the U.S. military—accounting for about 15 percent of the fuel supplied in the United States and almost 65 percent of fuel supplied in the Southeast. In general, such pipeline systems are susceptible to disruption from severe weather events, primarily because they require significant amounts of electric power to operate computer systems, generators, and pumps. Disruptions to this power can reduce or halt the transport of refined products in the pipeline system.

Colonial representatives told us that to enhance resiliency after the 2005 hurricane season along the Gulf Coast, Colonial purchased 12 large mobile generators (i.e., Gensets) and seven transformers to help it recover more quickly from power losses due to severe weather events (see fig. 12). According to these representatives, this equipment allows the pipeline company to run key pumping stations anywhere along the pipeline to minimize disruptions when electric power is unavailable due to severe weather or other events. In addition, after Hurricanes Gustav and Ike in 2008, Colonial implemented a number of resiliency measures, such as monitoring storm paths to preposition generators where power would most likely be lost. Company representatives told us they also used Colonial’s Control Center in Atlanta, Georgia, to communicate with fellow employees about potential areas where the pipeline might experience power outages. The company followed similar efforts in preparation for Hurricane Sandy in 2012. For example, Colonial representatives moved one-half of the company’s new mobile generators from Mississippi to

61 The pipeline travels through the coastal states of Texas, Louisiana, Mississippi, Alabama, Georgia, South Carolina, North Carolina, Virginia, Maryland, Pennsylvania, and New Jersey. Branches from the main pipeline also reach Tennessee.
Linden, New Jersey, prior to Hurricane Sandy making landfall. After the storm, while Colonial’s pipeline system remained undamaged, electrical power was down, but company representatives told us they successfully used the mobile generators to restore power to the pipeline, resulting in relatively few disruptions for oil transportation along the system. Figure 12 shows an example of portable generators used to transport oil during electrical outage.

![Colonial’s Portable Generators](image)

**Figure 12: Colonial’s Portable Generators**

Source: DOE.

Florida Power and Light (FPL)—the largest electric utility in Florida—generates and distributes electricity to approximately 4.5 million customers. FPL representatives told us that one of the company’s nuclear power plants, Turkey Point in Homestead, the largest generating station in Florida, is potentially vulnerable to extreme weather events and storms.

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62 Colonial representatives told us that the company sold the mobile generators used for power outages during Hurricanes Katrina and Rita in 2011. Since then, the company purchased eight new state-of-the-art mobile generators that were used in response to Hurricane Sandy.
storm surge caused by hurricanes, and sea level rise. In response, FPL has implemented a company-wide approach to incorporate climate-related risks into their infrastructure planning and investments. FPL representatives told us they have a vested interest in hardening existing and new infrastructure to withstand climate change impacts given the substantial capital expense that the company invests in this infrastructure. For example, the current power plant, which was built in the 1960s, is elevated 18 feet above sea level to protect against flooding and extreme storm surges. According to company representatives, all equipment and components important to nuclear safety are protected to about 20 feet above sea level and protected from waves to about 22 feet above sea level on the side facing Biscayne Bay.

In June 2009, FPL submitted an application to the Nuclear Regulatory Commission to evaluate an option for constructing and operating two new nuclear reactor units—Units 6 and 7—at the existing Turkey Point site. As part of its reactor licensing process, the Nuclear Regulatory Commission requires licensees to assess and if necessary, take measures to mitigate the impacts of the natural hazards their reactors might face. As part of this permitting and licensing process, FPL’s natural hazard assessment for Units 6 and 7 incorporated potential sea level rise over the next 100 years. According to company representatives, their hazard assessments for Units 6 and 7 used assumptions that are at least 20 percent more conservative than those used in the 1960s. For example, based on an extrapolation of historical weather data, FPL calculated that potential sea level rise over the next 100 years would be about 9 inches. The company rounded up the estimate to 1 foot of sea level rise to account for the uncertainties of potential climate change. Additionally, in March 2013, FPL representatives submitted a reevaluation of flooding hazards for Units 3 and 4 to the Nuclear Regulatory Commission that also incorporated projected sea level rise over the next 20 years when the existing reactors’ license expires. FPL’s reevaluation calls for it to use the latest available information and methodologies to analyze site-specific hazards, including stream and river flooding.

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63 NRC requires the designs of structures, systems, and components important to safety to reflect appropriate consideration of the most severe natural hazards (NRC refers to natural hazards as natural phenomena) that had been historically reported for a reactor site and the surrounding area, with sufficient safety margin to account for the limited accuracy, quantity, and period over which historical data on natural hazards have been accumulated.
hurricane storm surges, tsunamis, and dam failures. This reevaluation will determine whether the hazard exceeds the facility’s flooding design basis so the Commission can assess the safety of the existing reactors at the Turkey Point site in light of more recent information. Figure 13 is a proposed illustration of Turkey Point’s Nuclear Units 6 and 7.

Figure 13: Proposed Turkey Point Nuclear Units 6 and 7

Source: Florida Power and Light.
The federal government has a limited role in directly adapting energy infrastructure to the potential impacts of climate change, but selected federal entities can play important supporting roles that influence private companies’ investment decisions and are taking steps to begin adaptation efforts within their respective missions.

Federal Role in Directly Adapting Energy Infrastructure Is Limited, but Selected Federal Entities Can Play an Important Supporting Role in Decision Making and Are Initiating Actions toward Adaptation

Federal Influence on Energy Infrastructure Adaptation Decisions Generally Falls into Four Areas

Providing Information

Energy infrastructure adaptation is primarily accomplished through planning and investment decisions made by private companies that own the infrastructure; nevertheless, the federal government can influence private sector investment decisions through: (1) providing information, (2) regulatory oversight, (3) technology research and development, and (4) market incentives and disincentives.

The federal government plays an important role in providing information to promote climate resilience. As we reported in our 2013 High Risk report, federal efforts on climate change are beginning to shift their focus to adaptation and providing information to state and local decision makers so they can make more informed decisions about the fiscal exposure

64 Although most energy infrastructure is privately owned, the federal government owns a small number of hydroelectric power plants, transmission infrastructure, and strategic oil stock. The federal government’s ownership of energy infrastructure is primarily managed through the Tennessee Valley Authority (TVA) and DOE through its Power Marketing Administrations (PMA) and Office of Petroleum Reserves. TVA supplies electricity to customers in parts of Tennessee, Alabama, Mississippi, Kentucky, Georgia, North Carolina, and Virginia. Similarly, three of the four DOE PMAs own and operate electricity transmission infrastructure. The PMAs distribute and sell electricity from a network of federally built hydroelectric dams, one nonfederal nuclear power plant, and several other small nonfederal power plants. DOE is also responsible for maintaining the infrastructure necessary to deliver crude oil from Strategic Petroleum Reserve.
Several federal agencies play a role in providing this information, including NOAA, DOE, U.S. Geological Survey, and USGCRP, as follows:

- NOAA develops and shares weather and climate-related information with government officials and private industry. For example, NOAA officials told us that through the National Weather Service (NWS) it produces weather forecasts for local areas out to seven days and probabilistic climate outlooks from 6 days out to a year. According to officials, NWS also monitors and assesses the state of the climate and provides information on longer term climate cycles such as the El Nino Southern Oscillation cycle. Some industry decision makers told us that they use these data when making infrastructure planning and implementation decisions.

- DOE is working to make more climate change information available for decision makers at the federal, state, and local levels. For example, DOE officials stated that the Office of Science supports research reviewing available climate models and scientific projections, and it looks at local climate models in order to build in more locally detailed information to be useful and available to decision makers on a timely basis. In addition, DOE officials stated that the Office of Science supports research analyzing extreme weather events, including floods and droughts, and how these events impact regions.

- USGS provides fundamental scientific information, tools, and techniques that land, water, wildlife, and cultural resource managers and other decision makers can apply to anticipate, monitor, and adapt to climate change impacts. Also, according to the USGCRP 2012-2021 strategic plan, USGS scientists have worked in collaboration with other USGCRP agencies to meet the needs of policymakers and resource managers for scientifically valid state-of-the-science

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65 GAO-13-283.

66 The El Niño Southern Oscillation is a natural occurring phenomenon that involves fluctuating ocean temperatures in the equatorial Pacific Ocean. The pattern generally fluctuates between two states: warmer than normal temperatures in the central and eastern equatorial Pacific (El Niño) and cooler than normal temperatures in the central and eastern equatorial Pacific (La Niña).

information and predictive understanding of global change and its effects.

- USGCRP’s strategic objectives for 2012-2021 include improving the deployment and accessibility of science to inform adaptation decisions. To this end, USGCRP states in its strategic plan that its member agencies will work with state, local, and tribal governments, and other federal agencies to build the capabilities for engagement and support needed by all decision makers, especially in key areas of vulnerability. Additionally, in coordination with USGCRP, the President’s Climate Action Plan stated for the first time, the 2014 National Climate Assessment will focus not only on dissemination of scientific information but also on translating scientific insights into practical, useable knowledge that can help decision makers anticipate and prepare for specific climate-change impacts.68

The federal government can also play a supporting role in energy infrastructure investment decisions through its regulatory oversight role. EPA, FERC, the Nuclear Regulatory Commission, as well as NERC, regulate energy infrastructure by promulgating and enforcing emissions, reliability, and safety standards as follows:

- EPA issues environmental regulations that can have implications for electricity generation facilities, petroleum refineries, oil and gas extraction facilities, natural gas pipelines and hydrocarbon storage wells. EPA’s influence over these types of energy infrastructure comes when owners must make technological changes to the infrastructure in order to comply with EPA’s regulatory requirements. For example, in July 2012, we reported that EPA regulations will require some electricity generation facilities to install additional emissions controls. In some cases, electricity generation facilities may convert from coal to natural gas or even shut down rather than install the emissions controls necessary to comply with the regulations.69

68 USGCRP is developing the Global Change Information System (GCIS), a comprehensive web-based system to deploy and manage global change information. This system will support the NCA by producing reports while also incorporating integrated and linked access to data to ensure open and transparent access to climate information.

• FERC’s influence on energy infrastructure comes primarily through its review and authorization process for specific projects. Through the review and authorization process, FERC can change the siting and design of a facility, require environmental mitigation measures and, for hydroelectric and natural gas infrastructure, can impose safety requirements. FERC’s activities have implications for several types of energy infrastructure, including hydropower plants, interstate natural gas pipelines and storage facilities, liquefied natural gas facilities, and interstate oil pipelines.

• The Nuclear Regulatory Commission, as part of its reactor licensing process, evaluates nuclear power plant specifications, including requirements for flood protection. Determining how high a plant should be built to be safe from flooding is critical for U.S. nuclear power plants located on the coast given the lack of scientific consensus on the actual rate of sea level rise.

• NERC, through an industry-based consensus development process, establishes and enforces reliability standards for the bulk power system. These standards can result in energy infrastructure owners making technological changes to their infrastructure in order to ensure that the grid operates reliably. NERC also investigates and analyzes the causes of significant power system disturbances in order to help prevent future events.

DOE also plays an important role in the research and development of new technologies to support the energy industry. In general, DOE conducts and funds a wide array of research and development programs aimed at both understanding the impact of climate change on energy production and developing new technologies to improve resilience to climate change. DOE also conducts assessments of climate change on electric grid stability, water availability for energy production, and site selection of the next generation of renewable energy infrastructure. For example, DOE officials stated that its Office of Energy Efficiency and Renewable Energy is looking at how to make biofuels and biomass less dependent on water, and DOE’s report on energy sector vulnerabilities identified this area of research as a technology opportunity where combined public and private efforts to improve the resilience of the


70 NERC cannot require energy infrastructure owners to make a specific technological change, enlarge their facilities or construct new transmission or generation capacity, according to NERC officials. The officials stated that the specific actions that industry takes to meet NERC’s standards can vary.
energy sector should increase. The report also cites several other specific examples of technological options to improve climate resilience, including: enhanced restoration technologies and practices to maintain or expand regional wetlands and other environmental buffer zones; increased power plant efficiency through integration of technologies with higher thermal efficiencies than conventional coal-fired boilers; and improved water reservoir management and turbine efficiency for more efficient hydropower generation.

The federal government also provides a range of market incentives and disincentives that can encourage or discourage industry from implementing energy infrastructure adaptation measures. Incentives to incorporate adaptive efforts include tax incentives, direct expenditures and other support, such as production tax credits for renewable technologies. One example of direct expenditure is DOE’s Smart Grid Investment Grant Program. The program is structured as a public–private partnership to accelerate investments in grid modernization. DOE reports that $3.4 billion dollars in federal Recovery Act funds were matched with private sector resources—bringing the total investment to about $7.8 billion. These funds were used to support 99 projects that are now deploying smart grid technologies in almost every state. A key feature of the smart grid technology incorporates the usage of smart meters that have outage notification capabilities that make it possible for utilities to know when customers lose power and to pinpoint outage locations more precisely. Smart meters also indicate when power has been restored.

At the same time, some federal programs may discourage adaptation efforts that, in turn, can impact energy infrastructure. For example, according to studies we reviewed, to the extent that federal insurance

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71 According to DOE, Smart Grid technology means "computerizing" the electric utility grid. It includes adding two-way digital communication technology to devices associated with the grid. Each device on the network can be given sensors to gather data (power meters, voltage sensors, fault detectors, etc.), plus two-way digital communication between the device in the field and the utility’s network operations center. A key feature of the smart grid is automation technology that lets the utility adjust and control each individual device or millions of devices from a central location.
programs—such as the National Flood Insurance Program (NFIP)—have set premiums that are not risk-based, they can discourage individuals from engaging in adaptation that might otherwise have occurred. Federal Emergency Management Agency (FEMA) officials estimate that currently about 20 percent of NFIP policyholders pay less than full-risk premiums, which FEMA refers to as subsidized premiums. FEMA officials also estimate that, on average, policyholders with subsidized premiums pay only about 45 percent to 50 percent of the full-risk premium. In such instances, adaptation may have been discouraged because such premiums have lowered the incentive for individuals to adapt by subsidizing investments that do not take into account the potential impacts of climate change. In general, as population increases along U.S. coastal areas more prone to damage from extreme weather, sea level rise, and high winds, infrastructure is built to provide and extend essential services such as energy and water. As a result, this infrastructure maybe more vulnerable to changing weather and climate conditions than it might have been had it been located further from the coast.

Selected federal entities that can influence energy infrastructure adaptation decisions are beginning to address climate change risks through project-specific activities, as well as through broader agency-wide assessments and interagency cooperation. Both the project-specific activities and the broader agency-wide assessments could impact energy infrastructure adaptation, but it is too early in the agencies’ assessment process to understand how, if it all, the assessments could influence energy infrastructure decision makers.

Selected Federal Entities That Can Influence Energy Infrastructure Adaptation Are Beginning to Take Steps to Address Climate Change Risks

DOE, EPA, FERC, the Nuclear Regulatory Commission, as well as NERC, are beginning to incorporate consideration of climate change risks on a project-specific basis. Examples include the following:

- DOE has a long history of conducting fundamental energy science and energy technology research and development, and climate change is an ongoing part of DOE research, modeling and policy development. DOE program offices support a range of research and development activities related to climate change, according to DOE officials. For example, DOE’s Office of Fossil Energy and the National Energy Technology Laboratory (NETL) are developing advanced water management technologies applicable to fossil and other power plants in three specific areas: nontraditional sources of process and cooling water to demonstrate the effectiveness of utilizing lower quality water for power plant needs; innovative research to explore advanced technologies for the recovery and use of water from power plants; and advanced cooling technology research that examines wet, dry, and hybrid cooling technologies. This research, like other NETL activities that move innovations from the lab to the marketplace, can help advance the adaptive efforts that private companies are making to incorporate less water-intensive technology.

- EPA’s Office of Water implements the National Water Program (NWP), which, according to EPA officials, monitors changes in power generation across the United States and the impacts of those changes on water resources. The NWP has developed two climate change strategies, the first in 2008 and the second in 2012. The most recent 2012 strategy recognizes that water and energy are intimately connected, and it puts forth the goal of using a systems approach to reduce the demand for both water and energy. The systems approach is one in which water, energy, and transportation infrastructure planning is integrated in order to increase efficiencies for all three sectors.

- FERC officials told us that while they consider climate models as a part of their review, FERC makes decisions on a project-by-project basis, and general modeling information alone is not sufficient. For example, during the review and authorization processes for liquefied

73 Lower quality water generally can refer to degraded or nonpotable water such as contaminated groundwater, treated municipal wastewater, industrial process water, irrigation return water, brackish water, and other types of water impacted by humans or naturally occurring minerals.
natural gas terminals, FERC evaluates whether terminal operators have accounted for potential hurricane and flooding impacts. Similarly, for hydropower project review and authorization, FERC noted that it looks at historical hydrological data as part of its analysis of project operation, which often includes monitoring and a provision that allows FERC to alter license requirements should environmental conditions change in the future. For example, if water levels change, officials can require project-specific adaptation changes that account for regional conditions, such as a drought in the Southeast. If drought conditions continue and less rainfall is expected, they may also suggest adaptive measures for a particular period of time.

- The Nuclear Regulatory Commission uses the reactor licensing process to review whether individual projects have adequate protection against hurricanes, flooding, and other natural phenomena. The Nuclear Regulatory Commission has revised its guidance for hurricane wind speed protection at nuclear power plants. It has also required the operating fleet of nuclear power plants to complete reevaluations of certain hazards (i.e., seismic and flood hazards) using updated hazard information and present-day guidance and methodologies. Further, Nuclear Regulatory Commission officials noted that, if natural phenomena are shown to have the potential to cause a plant to exceed its safety parameters, the plant must correct the issue or be subject to enforcement actions. These officials told us that they have access to the same data that insurance companies use in their climate modeling as well as other information to evaluate such actions on plant safety and operations.

- NERC uses historical weather data to help it assess the reliability of the electrical grid, including changes that might result from climate change. NERC looks at weather patterns as part of its summer, winter, and 10-year reliability assessments that provide an overview of projected electricity demand growth, as well as other information on generation and transmission additions. Additionally, NERC officials told us that NERC’s annual 10-year reliability assessments provide an independent view of the reliability of the electrical grid, identifying trends, emerging issues, and potential concerns. NERC’s projections

74 In commenting on this report, the Nuclear Regulatory Commission clarified that it does not directly regulate the impact of climate change on nuclear power plants but requires these plants to be protected against the effects of certain natural phenomena. Thus, in as much as climate change affects these natural phenomena, the Commission believes climate change impacts are taken into consideration in its review process.
are based on a bottom-up approach, collecting data and perspectives from grid operators, electric utilities, and other users and owners, of the electrical grid.

DOE and EPA are also beginning to incorporate consideration of climate change risks on an agency-wide basis, via agency climate change adaptation plans and the Interagency Climate Change Task Force. Executive Order 13514 on Federal Leadership in Environmental, Energy, and Economic Performance required federal agencies to develop strategic sustainability performance plans, which include climate change adaptation plans. The implementing instructions for developing the climate change adaptation plans stated that, through adaptation planning, each agency will identify aspects of climate change that are likely to impact the agency’s ability to achieve its mission and sustain its operations and respond strategically. According to the implementing instructions, integration of climate change adaptation planning into the operations, policies, and programs of the federal government will ensure that resources are invested wisely and that federal services and operations remain effective in current and future climate conditions. Federal agencies, including DOE and EPA, publicly released their first climate change adaptation plans in February 2013, as part of their annually updated strategic sustainability performance plans.

These initial adaptation plans provide a high-level vulnerability analysis of the impact of climate change on the agencies’ mission, operations, and programs but do not address specific actions the agencies will take or how those actions could influence decision makers. Within DOE’s adaptation plan, the actionable items for integrating climate change

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75 On November 1, 2013, President Obama signed Executive Order (EO) 13653 on preparing the United States for impacts of climate change. The EO directs U.S. federal agencies to take steps that will make it easier for American communities to strengthen their resilience to extreme weather and to prepare for other impacts of climate change. As a result, the Administration established the Council on Climate Preparedness and Resilience, an interagency working group. The Council includes an Infrastructure Working Group, co-chaired by the Department of Energy and the Department of Homeland Security that focuses on infrastructure resilience to climate change.

76 FERC and NRC have not developed agency adaptation plans. FERC officials told us that FERC is not subject to the requirement to develop an agency climate change adaptation plan under Executive Order 13514. NRC officials told us that the Council on Environmental Quality (CEQ) approved of NRC using its climate change adaptation policy statement in lieu of developing an adaptation plan. NERC is not a federal agency and, therefore, was not required to develop a climate change adaptation plan.
resilience focus on updating departmental planning documents to include climate adaptation planning considerations. Thus, the details of how DOE will take action on climate change across its programs is not yet known, although DOE will continue to update and modify DOE’s adaptation plan as the understanding of climate change improves. Similarly, EPA’s initial adaptation plan states that EPA expects to improve its understanding of how to integrate climate change adaptation into its programs, policies, rules, and operations over time. However, EPA officials told us that they have not yet determined which rulemaking processes this will include.

In addition to developing climate change adaptation plans, DOE and EPA participate in the Interagency Climate Change Adaptation Task Force. Executive Order 13514 called for federal agencies to participate actively in the already existing Interagency Climate Change Adaptation Task Force. According to agency officials, both DOE and EPA have been active members of the task force. For example, DOE’s Office of Energy Policy and Systems Analysis and Office of Science participate in task force working groups on water availability and climate science. According to DOE officials, much of the task force’s time is currently spent on sharing best practices and lessons learned about the implementation of adaptation efforts among agencies. Additionally, EPA officials told us that the agency leads a community of practice within the task force to bring federal agencies together to work on common issues and share lessons learned relating to climate change adaptation. As part of those meetings, task force members discuss available adaptation strategies and associated costs, as well as the costs of inaction and ways to finance adaptive measures. The task force’s most recent progress report, released in October 2011, reported that the federal government was working to improve the accessibility and utility of climate information and tools (e.g., climate models and early-warning systems) to meet the needs of decision makers. As the task force continues its work in this area, more information on how these efforts impact energy infrastructure decision makers may become available. The task force’s next update on federal adaptation progress is due in March 2014.

77 The task force, which began meeting in Spring 2009, was co-chaired by CEQ, NOAA, and the Office of Science and Technology Policy and includes representatives from more than 20 federal agencies and executive branch offices, including DOE and EPA. The task force was formed to develop federal recommendations for adapting to climate change impacts both domestically and internationally and to recommend key components to include in a national strategy. FERC, NRC, and NERC are not members of the task force.
A wide range of studies and years of industry experience have clearly demonstrated that U.S. energy infrastructure is at risk for damage and disruptions to service due to severe weather events. The damage from such events can impose large costs on the energy industry, as well as impact the economies of local communities and the nation. According to best available science, energy experts, as well as industry officials with whom we spoke, climate change could increase these risks unless steps are taken to adapt to expected changes. While uncertainty exists about the exact nature, magnitude, and timing of climate change, the responsibility for adapting energy infrastructure remains principally under the domain of the private sector. In this context, industry has and will continue to face choices about how best to respond to these risks.

At the same time, the federal government is just beginning to engage in more coordinated, multiagency efforts to better understand how climate change might impact federal facilities and their mission goals that intersect with the energy industry. As noted in our High Risk work, federal efforts related to infrastructure are beginning to focus on ways to help state and local governments make more informed decisions to adapt to climate change. Nascent federal efforts related to the energy sector may, in a similar way, provide an opportunity for agencies to consider how they could best inform private sector choices to adapt to climate change.

We provided a draft of this report for review and comment to the Department of Energy (DOE), Environmental Protection Agency (EPA), Federal Energy Regulatory Commission (FERC), and the Nuclear Regulatory Commission. The Nuclear Regulatory Commission provided a general comment about the report which is summarized below and reprinted in appendix III. The Nuclear Regulatory Commission also provided technical and clarifying comments as did DOE and EPA which we incorporated as appropriate. FERC indicated that it had no comments on the report.

In general, the Nuclear Regulatory Commission clarified that its regulations do not directly address the impacts of climate change on nuclear power plants but that it requires these plants to be protected against the effects of certain natural phenomena, such as flooding and high winds. In as much as climate change affects those natural phenomena on a site-specific basis, the Commission said that climate change effects are considered. In response to this comment, we added language to the report to clarify that the Commission believes climate change...
changes is taken into consideration as part of its review of natural phenomenon.

As agreed with your office, unless you publicly announce the contents of this report earlier, we plan no further distribution until 30 days from the report date. At that time, we will send copies to DOE, EPA, FERC, and NRC and other interested parties. The report also will be available at no charge on the GAO website at http://www.gao.gov.

If you or your staff have any questions about this report, please contact me at (202) 512- 3841 or ruscof@gao.gov. Contact points for our Offices of Congressional Relations and Public Affairs may be found on the last page of this report. GAO staff who made major contributions to this report are listed in appendix IV.

Frank Rusco
Director, Natural Resources and Environment
List of Requesters

The Honorable Ron Wyden  
Chairman  
Committee on Energy and Natural Resources  
United States Senate

The Honorable Al Franken  
United States Senate

The Honorable Tom Harkin  
United States Senate

The Honorable Harry Reid  
United States Senate

The Honorable Mark Udall  
United States Senate
Appendix I: Objectives, Scope, and Methodology

This report examines: (1) what is known about the potential impacts of climate change to U.S. energy infrastructure; (2) measures that can reduce climate-related risks and adapt the energy infrastructure to climate change; and (3) the role of the federal government in adapting energy infrastructure to the potential impacts of climate change and steps selected federal entities have taken toward adaptation.

To address all three objectives, we reviewed relevant studies and government reports, including previous GAO reports. To identify relevant studies and reports, we conducted a literature review with the assistance of a technical librarian. We searched various databases, such as ProQuest, PolicyFile, and Academic OneFile and focused on peer reviewed journals, government reports, trade and industry journals, and publications from research organizations, advocacy groups, and think tanks from 2003 to 2013. To identify knowledgeable stakeholders, we reviewed our prior climate change work and relevant outside reports to identify individuals with specific knowledge of climate change adaptation and energy infrastructure. We then interviewed academics and knowledgeable professional association members from the American Gas Association, America’s Wetland Foundation, the Center for Clean Air Policy, the Center for Climate and Energy Solutions, Ceres, the Environmental and Energy Study Institute, Georgia Institute of Technology, Louisiana State University, the National Association of Regulatory Utility Commissioners, the National Association of State Energy Officials, the National Rural Electric Cooperative Association, and the Nature Conservancy.

To examine what is known about the impacts of climate change on U.S. energy infrastructure, we reviewed climate change impact assessments from the National Research Council (NRC), the U.S. Global Change Research Program (USGCRP), and relevant federal agencies. We identified these assessments using government and National Academies websites and prior GAO reports on climate change. We then evaluated whether the assessments fit within the scope of our work and contributed to the objectives of this report. For relevant assessments, we used in-house scientific expertise to analyze the soundness of the methodological approaches they utilized, and we determined them to be sufficiently sound for our purposes. Relevant assessments are cited throughout this report, but the key assessments for this objective included the following:

Using those assessments, we examined potential impacts to the following infrastructure categories, representing four main stages of the energy supply chain: (1) resource extraction and processing infrastructure; (2) fuel transportation and storage infrastructure; (3) electricity generation infrastructure; and (4) electricity transmission and distribution infrastructure. We also examined broad, systemic factors that may amplify climate change impacts to energy infrastructure.

To identify and examine measures to reduce climate-related risks and adapt energy infrastructure to climate change, we analyzed relevant studies and government reports and interviewed knowledgeable stakeholders. We also identified and selected a nonprobability sample of four energy companies where the companies were taking steps to adapt their energy infrastructure to the potential impacts of climate change: Colonial Pipeline Company, Entergy Corporation, Florida Power and Light Company, and Pacific Gas and Electric Company. To select our sample, we reviewed the relevant literature and interviewed knowledgeable stakeholders in order to compile a list of adaptive measures that had been undertaken by energy companies across the country. We divided our initial list of approximately 20 companies that had taken adaptive measures into categories based on geographic location and the type of climate-related risk that the adaptive measure addressed. We then selected companies that represented a range of geographic locations—
Appendix I: Objectives, Scope, and Methodology

California, Louisiana, Florida, and the Mid-Atlantic— and a range of climate-related risks—decreased water availability, increased frequency and intensity of storms, and increased precipitation. Our sample selection also reflects infrastructure used in three of the four stages of the energy supply chain: petroleum pipelines; hydropower, fossil fuel and nuclear power plants; and transmission and distribution infrastructure. Because this was a nonprobability sample, findings from our examples cannot be generalized to all U.S. energy infrastructure; instead, they provide illustrative information about energy companies that have undertaken adaptation measures.

To examine the role of the federal government in adapting energy infrastructure to the potential impacts of climate change including, what steps selected federal entities have taken towards adaptation, we identified federal entities with key responsibilities related to energy infrastructure. We began by reviewing relevant literature and interviewing knowledgeable stakeholder groups. We also interviewed officials from: Department of Energy (DOE), Department of the Interior (DOI), Department of Homeland Security (DHS), Department of Transportation (DOT), Environmental Protection Agency (EPA), Federal Emergency Management Agency (FEMA), Federal Energy Regulatory Commission (FERC), National Oceanic and Atmospheric Administration (NOAA), the Nuclear Regulatory Commission, as well as the North American Electric Reliability Corporation (NERC).\(^1\) Based on the information gathered from the literature and interviews, we compiled an initial list of 15 federal entities that had a connection to energy infrastructure and then narrowed that list to the five that have the most direct influence on energy infrastructure adaptation decisions: DOE, EPA, FERC, the Nuclear Regulatory Commission, and NERC.

Appendix II contains one-page summaries of the federal government’s role in energy infrastructure for DOE, EPA, FERC, and the Nuclear Regulatory Commission, as well as NERC. To develop the summaries, we reviewed and synthesized publically available information about the

\(^1\) NERC is a not-for-profit corporation that has been certified by FERC as the Electric Reliability Organization in accordance with section 1211(a) of the Energy Policy Act of 2005. As such, NERC is not a federal agency (see section 1211(b)), but we have included it in our discussion of federal action because it is responsible for developing and enforcing reliability standards for the North American bulk power system (the generation and high-voltage transmission portions of the electricity grid) and is subject to oversight by FERC within the United States and by Canadian regulatory authorities.
entities from their websites, prior GAO reports, and other reports describing the federal government’s activities related to energy, as well as interviews with officials from the federal entities.

We conducted this performance audit from July 2012 to January 2014 in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.
Appendix II: Summaries of Selected Federal Roles in Energy Infrastructure

<table>
<thead>
<tr>
<th>Agency</th>
<th>Department of Energy (DOE)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mission</strong></td>
<td>Ensures America’s security and prosperity by addressing its energy, environmental, and nuclear challenges through transformative science and technology solutions</td>
</tr>
<tr>
<td><strong>Key activities related to energy infrastructure</strong></td>
<td>Conducts and Funds Technology Research</td>
</tr>
<tr>
<td>• Conducts research and development activities for the energy sector, including oil and gas, renewable, and nuclear energy research</td>
<td></td>
</tr>
<tr>
<td>• Technology development and deployment programs designed to modernize the U.S. electric delivery system</td>
<td></td>
</tr>
<tr>
<td><strong>Protects Critical Infrastructure</strong></td>
<td>Applies DOE’s technical expertise to ensure the security, resiliency and survivability of key energy assets and critical energy infrastructure at home and abroad</td>
</tr>
<tr>
<td><strong>Collects and Analyzes Key Data on the Energy Sector</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Manages the Strategic Petroleum Reserve</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Administers the Power Marketing Administrations</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Incorporation of climate change adaptation</strong></td>
<td>Supports and funds research to understand the impact of climate change on energy production and to advance a predictive understanding of climate and inform development of sustainable solutions</td>
</tr>
<tr>
<td>• Conducts assessments of climate change on electric grid stability, water availability for energy production, and site selection for the next generation of renewable energy infrastructure</td>
<td></td>
</tr>
<tr>
<td><strong>Types of energy infrastructure impacted</strong></td>
<td>Electricity transmission and distribution systems and oil storage</td>
</tr>
<tr>
<td><strong>Key programs and offices</strong></td>
<td>Office of Energy Policy and Systems, Office of Energy Efficiency and Renewable Energy, Office of Science, Office of Electricity Delivery and Energy Reliability, Strategic Petroleum Reserve, Energy Information Administration, and National Energy Technology Laboratory</td>
</tr>
<tr>
<td><strong>Key legal authority for activities related to energy infrastructure</strong></td>
<td>Energy Policy Act of 2005, Energy and Water Research Integration Act</td>
</tr>
</tbody>
</table>
## Appendix II: Summaries of Selected Federal Roles in Energy Infrastructure

### Agency
Environmental Protection Agency (EPA)

### Mission
Protects human health and the environment

### Key activities related to energy infrastructure

<table>
<thead>
<tr>
<th>Activity</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Regulates Hazardous Air Pollutants</strong></td>
<td>Emissions standards for power plants, petroleum refineries, and oil and gas extraction facilities</td>
</tr>
<tr>
<td><strong>Regulates Waste Discharges into U.S. Waters</strong></td>
<td>Discharge and treatment of wastewater from power plants, petroleum refineries, and oil and gas extraction facilities</td>
</tr>
<tr>
<td><strong>Responds to Oil Spills</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Regulates Cooling Water Intake Structures</strong></td>
<td>Power plant cooling systems</td>
</tr>
<tr>
<td><strong>Regulates Solid and Hazardous Waste</strong></td>
<td>Fossil fuel combustion waste</td>
</tr>
<tr>
<td><strong>Prevents Contamination of Underground Drinking Water Resources</strong></td>
<td>Crude oil and natural gas waste</td>
</tr>
<tr>
<td><strong>Oversees Greenhouse Gas Reporting Program</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Reviews Preconstruction Permits for Natural Gas Pipelines</strong></td>
<td></td>
</tr>
</tbody>
</table>

### Incorporation of climate change adaptation
EPA has established agency-wide priority actions to begin integrating climate change adaptation into its programs, policies, rules and operations. The priorities are not specific to energy infrastructure, but some priority actions may impact EPA’s activities related to energy infrastructure as follows:

- Integrating climate change trend and scenario information into EPA rulemaking processes
- Factoring legal considerations into adaptation efforts—EPA may need to evaluate the legal basis for considering climate change impacts in setting standards or issuing permits under the Clean Air Act and Clean Water Act
- Developing program and regional office implementation plans—each of the national program offices will develop its own plan that provides more detail on how it will integrate climate adaptation into its planning and work

### Types of energy infrastructure impacted
Power plants, petroleum refineries, oil and gas extraction facilities, natural gas pipelines, and petroleum storage tanks

### Key programs and offices
Office of Air and Radiation, Office of Policy, Office of Solid Waste and Emergency Response, Office of Water, and Underground Injection Control Program

### Key legal authority for activities related to energy infrastructure
Clean Air Act, Clean Water Act, Resource Conservation and Recovery Act, Oil Pollution Act, and Safe Drinking Water Act
Appendix II: Summaries of Selected Federal Roles in Energy Infrastructure

<table>
<thead>
<tr>
<th>Agency</th>
<th>Federal Energy Regulatory Commission (FERC)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mission</td>
<td>Assists consumers in obtaining reliable, efficient, and sustainable energy services at a reasonable cost through appropriate regulatory and market means</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Key activities related to energy infrastructure</th>
<th>Electricity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Regulates wholesale sales of electricity and transmission of electricity in interstate commerce</td>
</tr>
<tr>
<td></td>
<td>• Oversees energy markets and mandatory reliability standards for the bulk power system</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Natural Gas</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Regulates interstate pipeline and storage facility siting, and abandonment</td>
</tr>
<tr>
<td>• Regulates natural gas transportation in interstate commerce and establish rates, terms, and conditions for service</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Liquefied Natural Gas (LNG)</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Oversees siting of new LNG terminals</td>
</tr>
<tr>
<td>• Oversees proposals for and operation of LNG terminals</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Hydropower</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Issues licenses for the construction of new hydropower projects and for the continuance of existing projects (relicensing)</td>
</tr>
<tr>
<td>• Oversees ongoing project operations, including dam safety inspections and environmental monitoring</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Oil</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Establishes reasonable rates for transporting petroleum and petroleum products by pipeline</td>
</tr>
<tr>
<td>• Regulates oil pipeline companies engaged in interstate transportation</td>
</tr>
<tr>
<td>• Establishes equal service conditions to provide shippers with equal access to interstate pipeline transportation</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Incorporation of climate change adaptation</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Reviews LNG terminal projects to determine if terminal operators have accounted for hurricane and flooding impacts</td>
</tr>
<tr>
<td>• Considers trends in historical hydrologic data as part of analysis of project operations and resource effects for hydropower facilities</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Types of energy infrastructure impacted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electricity transmission lines and facilities, interstate natural gas pipelines and storage facilities, LNG terminals, interstate oil pipelines, and hydropower plants</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Key programs and offices</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Key legal authority for activities related to energy infrastructure</th>
</tr>
</thead>
</table>
### Appendix II: Summaries of Selected Federal Roles in Energy Infrastructure

<table>
<thead>
<tr>
<th>Agency</th>
<th>Nuclear Regulatory Commission</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mission</strong></td>
<td>Licenses and regulates the nation’s civilian use of byproduct, source, and special nuclear materials to ensure the adequate protection of public health and safety, promotes the common defense and security, and protects the environment</td>
</tr>
<tr>
<td><strong>Key activities related to energy infrastructure</strong></td>
<td>Reactor Licensing</td>
</tr>
<tr>
<td></td>
<td>• Issues licenses for all commercially owned nuclear power plants that produce electricity in the United States.</td>
</tr>
<tr>
<td></td>
<td>• After the initial license is granted, the license may be amended, renewed, transferred, or otherwise modified, depending on activities that affect the reactor during its operating life.</td>
</tr>
<tr>
<td></td>
<td>Power Uprates</td>
</tr>
<tr>
<td></td>
<td>• An amendment to an existing reactor operating license to allow a licensee to operate a reactor at a higher power level.</td>
</tr>
<tr>
<td><strong>Incorporation of climate change adaptation</strong></td>
<td>Although not in response to climate change:</td>
</tr>
<tr>
<td></td>
<td>• Provides guidance for design requirements for hurricane wind speed protection at nuclear power plants</td>
</tr>
<tr>
<td></td>
<td>• Requires the operating fleet of nuclear power plants to compare their existing designs with the new plant requirement for protecting against flooding hazards</td>
</tr>
<tr>
<td><strong>Types of energy infrastructure impacted</strong></td>
<td>Nuclear power plants</td>
</tr>
<tr>
<td><strong>Key programs and offices</strong></td>
<td>Office of Nuclear Reactor Regulation, Office of New Reactors, Regional Offices, Office of Nuclear Regulatory Research, and Advisory Committee on Reactor Safeguards</td>
</tr>
<tr>
<td><strong>Key legal authority for activities related to energy infrastructure</strong></td>
<td>Atomic Energy Act of 1954, Energy Reorganization Act of 1974</td>
</tr>
</tbody>
</table>
## Nongovernmental organization

<table>
<thead>
<tr>
<th>Nongovernmental organization</th>
<th>North American Electric Reliability Corporation (NERC)</th>
</tr>
</thead>
</table>

**Mission**

Ensures the reliability of the North American bulk power system. NERC is the electric reliability organization certified by the Federal Energy Regulatory Commission to establish and enforce reliability standards for the bulk power system.

**Key activities related to energy infrastructure**

- Develops and enforces reliability standards
- Assesses adequacy of generation and transmission annually via a 10-year forecast and winter and summer forecasts
- Monitors the bulk power system and analyzes its performance
- Analyzes system disturbances and distributes lessons learned
- Operates Electricity Sector Information Sharing and Analysis Center
- Educates, trains, and certifies industry personnel

**Incorporation of climate change adaptation**

- Reflects projections of weather and other variables that potentially impact bulk system reliability as part of its adequacy assessments.
- Reports on system performance including demand response issues on a yearly basis. Weather forecasting uncertainties, in part reflecting climate change adaptation, are included as part of long-term load, generation, and transmission forecasting activities.

**Types of energy infrastructure impacted**

Electric power generation facilities, high-voltage electric transmission lines and facilities, and transmission and generation control centers

**Key programs and offices**

Reliability Standards Development, Compliance and Enforcement, Critical Infrastructure Protection, Reliability Assessment and Performance Analysis, Reliability Risk Management, Event Analysis, and Operator Training

**Key legal authority for activities related to energy infrastructure**

Section 1211(a) of the Energy Policy Act of 2005 (Section 215 of the Federal Power Act)

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Source: GAO analysis

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According DOE, its Power Marketing Administrations (PMA) provide electric power, largely hydropower from federal dams, to customers in 32 western, southwestern, and southeastern states and maintain an infrastructure that includes electrical substations, high-voltage transmission lines and towers, and power system control centers.
Appendix III: Comments from the U.S. Nuclear Regulatory Commission

UNITED STATES
NUCLEAR REGULATORY COMMISSION
WASHINGTON, D.C. 20555-0001

December 26, 2013

Mr. Frank Rusco
Director, Natural Resources
and the Environment
U.S. Government Accountability Office
Washington, DC 20548

Dear Mr. Rusco,

On behalf of the U.S. Nuclear Regulatory Commission (NRC), I am responding to your e-mail dated November 26, 2013, requesting comments on the U.S. Government Accountability Office (GAO) proposed report GAO-14-74, “Climate Change: Energy Infrastructure Risk and Adaptation Efforts.” We appreciate the opportunity to provide our comments for your consideration.

As requested, the NRC has reviewed the draft report and has several comments. These comments are detailed in the enclosure. In general, the NRC wishes to clarify that it does not directly regulate the impact of climate change on nuclear power plants. Rather, the NRC requires that the nuclear power plants be protected against the effects of certain natural phenomena, such as flooding or high wind speeds. In as much as climate change affects those natural phenomena on a site-specific basis, those effects are considered, as appropriate, within the NRC’s existing regulatory framework. Therefore, the effects of climate change are taken into consideration, but climate change in and of itself, is not directly addressed in the regulations.

Sincerely,

Mark A. Satoftius
Executive Director
for Operations

Enclosure:
NRC Comments on GAO Report
Appendix IV: GAO Contact and Staff

Acknowledgments

GAO Contact

Frank Rusco, (202) 512-3841 or ruscof@gao.gov

Staff

In addition to the individual named above, Darnita Akers, Dr. Chuck Bausell, Elizabeth Curda, Dr. Dick Frankel, Cindy Gilbert, Stephanie Gaines, Dan Haas (Assistant Director), Jessica Lemke, Alison O'Neil, Dr. Timothy Persons, Dan Royer, and Barbara Timmerman made key contributions to this report.
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