

Implementation Plan for Standards:

- BAL-002-1 Disturbance Control Performance;
- EOP-002-3 Capacity and Energy Emergencies;
- FAC-002-1 Coordination of Plans For New Generation, Transmission, and End-User Facilities;
- MOD-021-2 Documentation of the Accounting Methodology for the Effects of Demand-Side Management in Demand and Energy Forecasts;
- PRC-004-2 Analysis and Mitigation of Transmission and Generation Protection System Misoperations;
- VAR-001-2 Voltage and Reactive Control.

Prerequisite Approvals

There are no other reliability standards or Standard Authorization Requests (SARs), approved or in progress, that must be implemented before these standards can be implemented.

New Definitions

None.

Modified Definitions

None.

Retired Definitions

None.

Modified Standards

BAL-002-1 supersedes BAL-002-0.

EOP-002-3 supersedes EOP-002-2.

FAC-002-1 supersedes FAC-002-0.

MOD-021-2 supersedes MOD-021-1.

PRC-004-2 supersedes PRC-004-1.

VAR-001-2 supersedes VAR-001-1.



Compliance with Standards

Once the standards become effective, the responsible entities identified in the applicability section of the standards must comply with the requirements. These include:

	Balancing Authority	Transmission Planner	Transmission Owner	Transmission Operator	Resource Planner	Load- Serving Entity	Planning Authority	Distribution Provider	Reserve Sharing Group	Regional Reliability Organization	Generator Owner	Generator Operator	Purchasing Selling Entity	Reliability Coordinator
BAL-002-1	Х								Х	Х				
EOP-002-3	Х					X								Х
FAC-002-1		Х	Х			Х	Х	Х			Х			
MOD-021-2		Х				Х								
PRC-004-2		Х	Х	Х		Х					Х			
VAR-001-2				Х		Х							Х	



Proposed Effective Dates

For MOD-021-1

The first day of the first calendar quarter after applicable regulatory approval; or in those jurisdictions where no regulatory approval is required, the first day of the first calendar quarter after Board of Trustees' adoption.

For EOP-002-3, FAC-002-1, and VAR-001-2

The first day of the first calendar quarter, six months after applicable regulatory approval; or in those jurisdictions where no regulatory approval is required, the first day of the first calendar quarter six months after Board of Trustees' adoption.

For BAL-002-1 and PRC-004-2

The first day of the first calendar quarter, one year after applicable regulatory approval; or in those jurisdictions where no regulatory approval is required, the first day of the first calendar quarter one year after Board of Trustees' adoption.

Standard Development Roadmap

This section is maintained by the drafting team during the development of the standard and will be removed when the standard becomes effective.

Development Steps Completed:

- 1. SAR posted for comment (June 18, 2010 through July 13, 2010).
- 2. First draft of proposed standard posted (June 18, 2010 through July 13, 2010).
- 3. Posted for 15-day pre-ballot review (June 18 through July 2, 2010).
- 4. Initial ballot. (July 2 through July 14, 2010).

Proposed Action Plan and Description of Current Draft:

This is the second draft of the proposed standard. Changes were made to the standard following the first ballot based on stakeholder comments. The modifications included in this standard are being proposed through an expedited process in order to be responsive to directives from FERC Order No. 693.

Future Development Plan:

Anticipated Actions	Anticipated Date
Post response to comments on initial ballot.	July 20, 2010
2. Conduct recirculation ballot.	July 20-30, 2010
3. Submit standard to BOT for adoption.	August 2010
4. File standard with regulatory authorities.	September 2010

Modified to address Order No. 693 Directives contained in

paragraph 321.

Standard BAL-002-1 — Disturbance Control Performance

DEFINITIONS OF TERMS USED IN STANDARD

This section includes all newly defined or revised terms used in the proposed standard. Terms already defined in the Reliability Standards Glossary of Terms are not repeated here. New or revised definitions listed below become approved when the proposed standard is approved. When the standard becomes effective, these defined terms will be removed from the individual standard and added to the Glossary.

None.

A. Introduction

1. Title: Disturbance Control Performance

2. Number: BAL-002-1

3. Purpose:

The purpose of the Disturbance Control Standard (DCS) is to ensure the Balancing Authority is able to utilize its Contingency Reserve to balance resources and demand and return Interconnection frequency within defined limits following a Reportable Disturbance. Because generator failures are far more common than significant losses of load and because Contingency Reserve activation does not typically apply to the loss of load, the application of DCS is limited to the loss of supply and does not apply to the loss of load.

4. Applicability:

- **4.1.** Balancing Authorities
- **4.2.** Reserve Sharing Groups (Balancing Authorities may meet the requirements of Standard 002 through participation in a Reserve Sharing Group.)
- **4.3.** Regional Reliability Organizations
- **5. (Proposed) Effective Date:** The first day of the first calendar quarter, one year after applicable regulatory approval; or in those jurisdictions where no regulatory approval is required, the first day of the first calendar quarter one year after Board of Trustees' adoption.

B. Requirements

- **R1.** Each Balancing Authority shall have access to and/or operate Contingency Reserve to respond to Disturbances. Contingency Reserve may be supplied from generation, controllable load resources, or coordinated adjustments to Interchange Schedules.
 - **R1.1.** A Balancing Authority may elect to fulfill its Contingency Reserve obligations by participating as a member of a Reserve Sharing Group. In such cases, the Reserve Sharing Group shall have the same responsibilities and obligations as each Balancing Authority with respect to monitoring and meeting the requirements of Standard BAL-002.
- **R2.** Each Regional Reliability Organization, sub-Regional Reliability Organization or Reserve Sharing Group shall specify its Contingency Reserve policies, including:
 - **R2.1.** The minimum reserve requirement for the group.
 - **R2.2.** Its allocation among members.
 - **R2.3.** The permissible mix of Operating Reserve Spinning and Operating Reserve Supplemental that may be included in Contingency Reserve.
 - **R2.4.** The procedure for applying Contingency Reserve in practice.
 - **R2.5.** The limitations, if any, upon the amount of interruptible load that may be included.
 - **R2.6.** The same portion of resource capacity (e.g. reserves from jointly owned generation) shall not be counted more than once as Contingency Reserve by multiple Balancing Authorities.
- **R3.** Each Balancing Authority or Reserve Sharing Group shall activate sufficient Contingency Reserve to comply with the DCS.
 - **R3.1.** As a minimum, the Balancing Authority or Reserve Sharing Group shall carry at least enough Contingency Reserve to cover the most severe single contingency. All Balancing Authorities and Reserve Sharing Groups shall review, no less frequently

than annually, their probable contingencies to determine their prospective most severe single contingencies.

- **R4.** A Balancing Authority or Reserve Sharing Group shall meet the Disturbance Recovery Criterion within the Disturbance Recovery Period for 100% of Reportable Disturbances. The Disturbance Recovery Criterion is:
 - **R4.1.** A Balancing Authority shall return its ACE to zero if its ACE just prior to the Reportable Disturbance was positive or equal to zero. For negative initial ACE values just prior to the Disturbance, the Balancing Authority shall return ACE to its pre-Disturbance value.
 - **R4.2.** The default Disturbance Recovery Period is 15 minutes after the start of a Reportable Disturbance.
- **R5.** Each Reserve Sharing Group shall comply with the DCS. A Reserve Sharing Group shall be considered in a Reportable Disturbance condition whenever a group member has experienced a Reportable Disturbance and calls for the activation of Contingency Reserves from one or more other group members. (If a group member has experienced a Reportable Disturbance but does not call for reserve activation from other members of the Reserve Sharing Group, then that member shall report as a single Balancing Authority.) Compliance may be demonstrated by either of the following two methods:
 - **R5.1.** The Reserve Sharing Group reviews group ACE (or equivalent) and demonstrates compliance to the DCS. To be in compliance, the group ACE (or its equivalent) must meet the Disturbance Recovery Criterion after the schedule change(s) related to reserve sharing have been fully implemented, and within the Disturbance Recovery Period.

 or
 - **R5.2.** The Reserve Sharing Group reviews each member's ACE in response to the activation of reserves. To be in compliance, a member's ACE (or its equivalent) must meet the Disturbance Recovery Criterion after the schedule change(s) related to reserve sharing have been fully implemented, and within the Disturbance Recovery Period.
- **R6.** A Balancing Authority or Reserve Sharing Group shall fully restore its Contingency Reserves within the Contingency Reserve Restoration Period for its Interconnection.
 - **R6.1.** The Contingency Reserve Restoration Period begins at the end of the Disturbance Recovery Period.
 - **R6.2.** The default Contingency Reserve Restoration Period is 90 minutes.

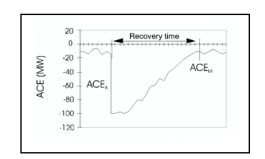
C. Measures

M1. A Balancing Authority or Reserve Sharing Group shall calculate and report compliance with the Disturbance Control Standard for all Disturbances greater than or equal to 80% of the magnitude of the Balancing Authority's or of the Reserve Sharing Group's most severe single contingency loss. Regions may, at their discretion, require a lower reporting threshold. Disturbance Control Standard is measured as the percentage recovery (R_i) .

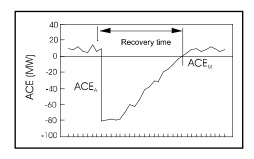
For loss of generation:

if
$$ACE_A < 0$$

then
$$R_i = \frac{MW_{Loss} - \max(0, ACE_A - ACE_M)}{MW_{Loss}} * 100\%$$



if $ACE_A \ge 0$ then $R_i = \frac{MW_{Loss} - \max(0, -ACE_M)}{MW_{Loss}} * 100\%$

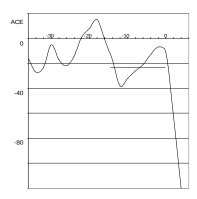


where:

- MW_{LOSS} is the MW size of the Disturbance as measured at the beginning of the loss,
- ACE_A is the pre-disturbance ACE,
- ACE_M is the maximum algebraic value of ACE measured within the fifteen minutes following the Disturbance. A Balancing Authority or Reserve Sharing Group may, at its discretion, set ACE_M = ACE_{15 min}, and

The Balancing Authority or Reserve Sharing Group shall record the MW_{LOSS} value as measured at the site of the loss to the extent possible. The value should not be measured as a change in ACE since governor response and AGC response may introduce error.

The Balancing Authority or Reserve Sharing Group shall base the value for ACE_A on the average ACE over the period just prior to the start of the Disturbance (10 and 60 seconds prior and including at least 4 scans of ACE). In the illustration below, the horizontal line represents an averaging of ACE for 15 seconds prior to the start of the Disturbance with a result of $ACE_A = -25$ MW.



The average percent recovery is the arithmetic average of all the calculated R_i 's for Reportable Disturbances during a given quarter. Average percent recovery is similarly calculated for excludable Disturbances.

D. Compliance

1. Compliance Monitoring Process

Compliance with the DCS shall be measured on a percentage basis as set forth in the measures above.

Each Balancing Authority or Reserve Sharing Group shall submit one completed copy of DCS Form, "NERC Control Performance Standard Survey – All Interconnections" to its Resources Subcommittee Survey Contact no later than the 10th day following the end of the calendar quarter (i.e. April 10th, July 10th, October 10th, January 10th). The Regional Entity must

submit a summary document reporting compliance with DCS to NERC no later than the 20th day of the month following the end of the quarter.

1.1. Compliance Enforcement Authority

Regional Entity.

1.2. Compliance Monitoring Period and Reset Timeframe

Compliance for DCS will be evaluated for each reporting period. Reset is one calendar quarter without a violation.

1.3. Compliance Monitoring and Enforcement Processes:

Compliance Audits

Self-Certifications

Spot Checking

Compliance Violation Investigations

Self-Reporting

Complaints

1.4. Data Retention

The data that support the calculation of DCS are to be retained in electronic form for at least a one-year period. If the DCS data for a Reserve Sharing Group and Balancing Area are undergoing a review to address a question that has been raised regarding the data, the data are to be saved beyond the normal retention period until the question is formally resolved.

1.5. Additional Compliance Information

Reportable Disturbances – Reportable Disturbances are contingencies that are greater than or equal to 80% of the most severe single Contingency. A Regional Reliability Organization, sub-Regional Reliability Organization or Reserve Sharing Group may optionally reduce the 80% threshold, provided that normal operating characteristics are not being considered or misrepresented as contingencies. Normal operating characteristics are excluded because DCS only measures the recovery from sudden, unanticipated losses of supply-side resources.

Simultaneous Contingencies – Multiple Contingencies occurring within one minute or less of each other shall be treated as a single Contingency. If the combined magnitude of the multiple Contingencies exceeds the most severe single Contingency, the loss shall be reported, but excluded from compliance evaluation.

Multiple Contingencies within the Reportable Disturbance Period – Additional Contingencies that occur after one minute of the start of a Reportable Disturbance but before the end of the Disturbance Recovery Period can be excluded from evaluation. The Balancing Authority or Reserve Sharing Group shall determine the DCS compliance of the initial Reportable Disturbance by performing a reasonable estimation of the response that would have occurred had the second and subsequent contingencies not occurred.

Multiple Contingencies within the Contingency Reserve Restoration Period – Additional Reportable Disturbances that occur after the end of the Disturbance Recovery Period but before the end of the Contingency Reserve Restoration Period shall be reported and included in the compliance evaluation. However, the Balancing Authority or Reserve Sharing Group can request a waiver from the Resources Subcommittee for the event if the contingency reserves were rendered inadequate by

prior contingencies and a good faith effort to replace contingency reserve can be shown.

2. Levels of Non-Compliance

Each Balancing Authority or Reserve Sharing Group not meeting the DCS during a given calendar quarter shall increase its Contingency Reserve obligation for the calendar quarter (offset by one month) following the evaluation by the NERC or Compliance Monitor [e.g. for the first calendar quarter of the year, the penalty is applied for May, June, and July.] The increase shall be directly proportional to the non-compliance with the DCS in the preceding quarter. This adjustment is not compounded across quarters, and is an additional percentage of reserve needed beyond the most severe single Contingency. A Reserve Sharing Group may choose an allocation method for increasing its Contingency Reserve for the Reserve Sharing Group provided that this increase is fully allocated.

A representative from each Balancing Authority or Reserve Sharing Group that was non-compliant in the calendar quarter most recently completed shall provide written documentation verifying that the Balancing Authority or Reserve Sharing Group will apply the appropriate DCS performance adjustment beginning the first day of the succeeding month, and will continue to apply it for three months. The written documentation shall accompany the quarterly Disturbance Control Standard Report when a Balancing Authority or Reserve Sharing Group is non-compliant.

3. Violation Severity Levels (no changes)

E. Regional Differences

None identified.

Version History

Version	Date	Action	Change Tracking
0	April 1, 2005	Effective Date	New
0	August 8, 2005	Removed "Proposed" from Effective Date	Errata
0	February 14, 2006	Revised graph on page 3, "10 min." to "Recovery time." Removed fourth bullet.	Errata
1	TBD	Modified to address Order No. 693 Directives contained in paragraph 321.	Revised.

Standard Development Roadmap

This section is maintained by the drafting team during the development of the standard and will be removed when the standard becomes effective.

Modified to address Order No. 693 Directives contained in paragraph 582.

Development Steps Completed:

- 1. SAR posted for comment (June 18, 2010 through July 13, 2010).
- 2. First draft of proposed standard posted (June 18, 2010 through July 13, 2010).
- 3. Posted for 15-day pre-ballot review (June 18 through July 2, 2010).
- 4. Initial ballot. (July 2 14, 2010).

Proposed Action Plan and Description of Current Draft:

This is the second draft of the proposed standard. Changes were made to the standard following the first ballot based on stakeholder comments. The modifications included in this standard are being proposed through an expedited process in order to be responsive to directives from FERC Order No. 693.

Future Development Plan:

Anticipated Actions	Anticipated Date
Post response to comments on initial ballot.	July 20, 2010
2. Conduct recirculation ballot.	July 20 – 30, 2010
3. Submit standard to BOT for adoption.	August 2010
4. File standard with regulatory authorities.	September 2010

Standard EOP-002-3 — Capacity and Energy Emergencies

Definitions of Terms Used in Standard

This section includes all newly defined or revised terms used in the proposed standard. Terms already defined in the Reliability Standards Glossary of Terms are not repeated here. New or revised definitions listed below become approved when the proposed standard is approved. When the standard becomes effective, these defined terms will be removed from the individual standard and added to the Glossary.

None.

Standard EOP-002-3 — Capacity and Energy Emergencies

A. Introduction

1. Title: Capacity and Energy Emergencies

2. Number: EOP-002-3

3. Purpose: To ensure Reliability Coordinators and Balancing Authorities are prepared for capacity and energy emergencies.

4. Applicability

- **4.1.** Balancing Authorities.
- **4.2.** Reliability Coordinators.
- **4.3.** Load-Serving Entities.
- **5. (Proposed) Effective Date:** First day of the first calendar quarter six months following applicable regulatory approval; or, in those jurisdictions where no regulatory approval is required, the first day of the first calendar quarter six months following Board of Trustees adoption.

B. Requirements

- **R1.** Each Balancing Authority and Reliability Coordinator shall have the responsibility and clear decision-making authority to take whatever actions are needed to ensure the reliability of its respective area and shall exercise specific authority to alleviate capacity and energy emergencies.
- **R2.** Each Balancing Authority shall, when required and as appropriate, take one or more actions as described in its capacity and energy emergency plan, , to reduce risks to the interconnected system.
- **R3.** A Balancing Authority that is experiencing an operating capacity or energy emergency shall communicate its current and future system conditions to its Reliability Coordinator and neighboring Balancing Authorities.
- **R4.** A Balancing Authority anticipating an operating capacity or energy emergency shall perform all actions necessary including bringing on all available generation, postponing equipment maintenance, scheduling interchange purchases in advance, and being prepared to reduce firm load.
- **R5.** A deficient Balancing Authority shall only use the assistance provided by the Interconnection's frequency bias for the time needed to implement corrective actions. The Balancing Authority shall not unilaterally adjust generation in an attempt to return Interconnection frequency to normal beyond that supplied through frequency bias action and Interchange Schedule changes. Such unilateral adjustment may overload transmission facilities.
- **R6.** If the Balancing Authority cannot comply with the Control Performance and Disturbance Control Standards, then it shall immediately implement remedies to do so. These remedies include, but are not limited to:
 - **R6.1.** Loading all available generating capacity.
 - **R6.2.** Deploying all available operating reserve.
 - **R6.3.** Interrupting interruptible load and exports.
 - **R6.4.** Requesting emergency assistance from other Balancing Authorities.

- **R6.5.** Declaring an Energy Emergency through its Reliability Coordinator; and
- **R6.6.** Reducing load, through procedures such as public appeals, voltage reductions, curtailing interruptible loads and firm loads.
- **R7.** Once the Balancing Authority has exhausted the steps listed in Requirement 6, or if these steps cannot be completed in sufficient time to resolve the emergency condition, the Balancing Authority shall:
 - **R7.1.** Manually shed firm load without delay to return its ACE to zero; and
 - **R7.2.** Request the Reliability Coordinator to declare an Energy Emergency Alert in accordance with Attachment 1-EOP-002-0 "Energy Emergency Alert Levels."
- **R8.** A Reliability Coordinator that has any Balancing Authority within its Reliability Coordinator area experiencing a potential or actual Energy Emergency shall initiate an Energy Emergency Alert as detailed in Attachment 1-EOP-002-0 "Energy Emergency Alert Levels." The Reliability Coordinator shall act to mitigate the emergency condition, including a request for emergency assistance if required.
- **R9.** When a Transmission Service Provider expects to elevate the transmission service priority of an Interchange Transaction from Priority 6 (Network Integration Transmission Service from Non-designated Resources) to Priority 7 (Network Integration Transmission Service from designated Network Resources) as permitted in its transmission tariff (See Attachment 1-IRO-006-0 "Transmission Loading Relief Procedure" for explanation of Transmission Service Priorities):
 - **R9.1.** The deficient Load-Serving Entity shall request its Reliability Coordinator to initiate an Energy Emergency Alert in accordance with Attachment 1-EOP-002-0.
 - **R9.2.** The Reliability Coordinator shall submit the report to NERC for posting on the NERC Website, noting the expected total MW that may have its transmission service priority changed.
 - **R9.3.** The Reliability Coordinator shall use EEA 1 to forecast the change of the priority of transmission service of an Interchange Transaction on the system from Priority 6 to Priority 7.
 - **R9.4.** The Reliability Coordinator shall use EEA 2 to announce the change of the priority of transmission service of an Interchange Transaction on the system from Priority 6 to Priority 7.

C. Measures

- **M1.** Each Reliability Coordinator and Balancing Authority shall have and provide upon request evidence that could include but is not limited to, job descriptions, signed agreements, authority letter signed by an appropriate officer of the company, or other equivalent evidence that will be used to confirm that it meets Requirement 1.
- M2. If a Reliability Coordinator or Balancing Authority implements one or more actions described in its Capacity and Energy Emergency plan, that entity shall have and provide upon request evidence that could include but is not limited to, operator logs, voice recordings or transcripts of voice recordings, electronic communications, computer printouts or other equivalent evidence that will be used to determine if the actions it took to relieve emergency conditions were in conformance with its Capacity and Energy Emergency Plan. (Requirement 2)
- **M3.** If a Balancing Authority experiences an operating Capacity or Energy Emergency it shall have and provide upon request evidence that could include, but is not limited to operator logs, voice

- recordings or transcripts of voice recordings, electronic communications, or other equivalent evidence that will be used to determine if it met Requirement 3.
- **M4.** The Balancing Authority shall have and provide upon request evidence (such as operator logs, work orders, E-Tags, or other evidence) that it took the actions described in R4 in response to anticipating a capacity or energy emergency.
- M5. The Balancing Authority shall have and provide upon request evidence (such as operator logs, dispatch instructions, or other evidence) that it only used the assistance provided by the Interconnection frequency bias for the time needed to implement corrective actions and did not attempt to return Interconnection frequency to normal through unilateral adjustment of generation beyond that supplied through the frequency bias action and Interchange Schedule changes. (Requirement 5)
- **M6.** The Balancing Authority shall have and provide upon request evidence (such as operator logs, dispatch instructions, or other evidence) that it took actions such as those listed in R6 to comply with CPS and DCS.
- **M7.** The Balancing Authority shall have and provide upon request evidence (such as operator logs, voice recordings, or other evidence) that it took the actions listed in R7 when unable to resolve an emergency condition.
- M8. If a Reliability Coordinator has any Balancing Authority within its Reliability Coordinator Area that has notified the Reliability Coordinator of a potential or actual Energy Emergency, the Reliability Coordinator involved in the event shall have and provide upon request evidence that could include, but is not limited to operator logs, voice recordings or transcripts of voice recordings, electronic communications, or other equivalent evidence to determine if it initiated an Energy Emergency Alert as specified in Requirement 8 and as detailed in Attachment 1-EOP-002 Energy Emergency Alert Levels.
- M9. If a Transmission Service Provider expects to elevate the transmission service priority of an Interchange Transaction from Priority 6 (Network Integration Transmission Service from Nondesignated Resources) to Priority 7 (Network Integration Transmission Service from designated Network Resources), the Reliability Coordinator involved in the event shall have and provide upon request evidence that could include, but is not limited to, NERC reports, EEA reports, operator logs, voice recordings or transcripts of voice recordings, electronic communications, or other equivalent evidence that will be used to determine if that Reliability Coordinator met Requirements 9.2, 9.3 and 9.4.

D. Compliance

- 1. Compliance Monitoring Process
 - 1.1. Compliance Enforcement Authority

Regional Entity

- 1.2. Compliance Monitoring Period and Reset Timeframe
- 1.3. Not Applicable. Compliance Monitoring and Enforcement Process

Compliance Audits

Self-Certifications

Spot Checking

Compliance Violation Investigations

Self-Reporting

Complaints

1.4. Data Retention

For Measure 1, each Reliability Coordinator and Balancing Authority shall keep The current in-force documents.

For Measure 2, 8 and 9 the Reliability Coordinator shall keep 90 days of historical data.

For Measure 3, 4, 5, 6, and 7 the Balancing Authority shall keep 90 days of historical data.

If an entity is found non-compliant the entity shall keep information related to the noncompliance until found compliant or for two years plus the current year, whichever is longer.

Evidence used as part of a triggered investigation shall be retained by the entity being investigated for one year from the date that the investigation is closed, as determined by the Compliance Monitor.

The Compliance Monitor shall keep the last periodic audit report and all requested and submitted subsequent compliance records.

1.5. Additional Compliance Information

None.

E. Regional Differences

None identified.

Version History

Version	Date	Action	Change Tracking
0	April 1, 2005	Effective Date	New
0	August 8, 2005	Removed "Proposed" from Effective Date	Errata
1	September 19, 2006	Changes R7. to refer to "Requirement 6" instead of "Requirement 7"	Errata
2	November 1, 2006	Adopted by Board of Trustees	Revised
2	November 1, 2006	Corrected numbering in Section A.4. "Applicability."	Errata
2	October 1, 2007	Added to Section 1 inadvertently omitted "4.3. Load-Serving Entities	Errata
2.1	October 29, 2008	BOT adopted errata changes; updated version number to "2.1"	Errata
2.1	May 13, 2009	FERC Approved	Revised
3	June 4, 2010	Modified to address Order No. 693 Directives contained in paragraphs 582.	Revised.

Attachment 1-EOP-002-2.1 Energy Emergency Alerts

Introduction

This Attachment provides the procedures by which a Load Serving Entity can obtain capacity and energy when it has exhausted all other options and can no longer provide its customers' expected energy requirements. NERC defines this situation as an "Energy Emergency." NERC assumes that a capacity deficiency will manifest itself as an energy emergency.

The Energy Emergency Alert Procedure is initiated by the Load Serving Entity's Reliability Coordinator, who declares various Energy Emergency Alert levels as defined in Section B, "Energy Emergency Alert Levels," to provide assistance to the Load Serving Entity.

The Load Serving Entity who requests this assistance is referred to as an "Energy Deficient Entity."

NERC recognizes that Transmission Providers are subject to obligations under FERC-approved tariffs and other agreements, and nothing in these procedures should be interpreted as changing those obligations.

A. General Requirements

- 1. Initiation by Reliability Coordinator. An Energy Emergency Alert may be initiated only by a Reliability Coordinator at 1) the Reliability Coordinator's own request, or 2) upon the request of a Balancing Authority, or 3) upon the request of a Load Serving Entity.
 - **1.1. Situations for initiating alert.** An Energy Emergency Alert may be initiated for the following reasons:
 - When the Load Serving Entity is, or expects to be, unable to provide its
 customers' energy requirements, and has been unsuccessful in locating other
 systems with available resources from which to purchase, or
 - The Load Serving Entity cannot schedule the resources due to, for example, Available Transfer Capability (ATC) limitations or transmission loading relief limitations.
- 2. Notification. A Reliability Coordinator who declares an Energy Emergency Alert shall notify all Balancing Authorities and Transmission Providers in its Reliability Area. The Reliability Coordinator shall also notify all other Reliability Coordinators of the situation via the Reliability Coordinator Information System (RCIS). Additionally, conference calls between Reliability Coordinators shall be held as necessary to communicate system conditions. The Reliability Coordinator shall also notify the other Reliability Coordinators when the alert has ended.

B. Energy Emergency Alert Levels

Introduction

To ensure that all Reliability Coordinators clearly understand potential and actual energy emergencies in the Interconnection, NERC has established three levels of Energy Emergency Alerts. The Reliability Coordinators will use these terms when explaining energy emergencies to each other. An Energy Emergency Alert is an emergency procedure, not a daily operating practice, and is not intended as an alternative to compliance with NERC reliability standards or power supply contracts.

The Reliability Coordinator may declare whatever alert level is necessary, and need not proceed through the alerts sequentially.

1. Alert 1 — All available resources in use.

Circumstances:

- Balancing Authority, Reserve Sharing Group, or Load Serving Entity foresees or is experiencing conditions where all available resources are committed to meet firm load, firm transactions, and reserve commitments, and is concerned about sustaining its required Operating Reserves, and
- Non-firm wholesale energy sales (other than those that are recallable to meet reserve requirements) have been curtailed.
- 2. Alert 2 Load management procedures in effect.

Circumstances:

- Balancing Authority, Reserve Sharing Group, or Load Serving Entity is no longer able to provide its customers' expected energy requirements, and is designated an Energy Deficient Entity.
- Energy Deficient Entity foresees or has implemented procedures up to, but excluding, interruption of firm load commitments. When time permits, these procedures may include, but are not limited to:
 - o Public appeals to reduce demand.
 - o Voltage reduction.
 - o Interruption of non-firm end use loads in accordance with applicable contracts¹.
 - Demand-side management.
 - o Utility load conservation measures.

During Alert 2, Reliability Coordinators, Balancing Authorities, and Energy Deficient Entities have the following responsibilities:

- **2.1 Notifying other Balancing Authorities and market participants**. The Energy Deficient Entity shall communicate its needs to other Balancing Authorities and market participants. Upon request from the Energy Deficient Entity, the respective Reliability Coordinator shall post the declaration of the alert level along with the name of the Energy Deficient Entity and, if applicable, its Balancing Authority on the NERC website.
- **2.2 Declaration period.** The Energy Deficient Entity shall update its Reliability Coordinator of the situation at a minimum of every hour until the Alert 2 is terminated. The Reliability Coordinator shall update the energy deficiency information posted on the NERC website as changes occur and pass this information on to the affected Reliability Coordinators, Balancing Authority, and Transmission Providers.
- **2.3 Sharing information on resource availability.** A Balancing Authority and market participants with available resources shall immediately contact the Energy Deficient Entity. This should include the possibility of selling non-firm (recallable) energy out of available Operating Reserves. The Energy Deficient Entity shall notify the Reliability Coordinators of the results.
- **2.4 Evaluating and mitigating transmission limitations**. The Reliability Coordinators shall review all System Operating Limits (SOLs) and Interconnection Reliability Operating Limits (IROLs) and transmission loading relief procedures in effect that may limit the Energy Deficient Entity's scheduling capabilities. Where appropriate, the Reliability Coordinators shall inform

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¹ For emergency, not economic, reasons.

the Transmission Providers under their purview of the pending Energy Emergency and request that they increase their ATC by actions such as restoring transmission elements that are out of service, reconfiguring their transmission system, adjusting phase angle regulator tap positions, implementing emergency operating procedures, and reviewing generation redispatch options.

- **2.4.1 Notification of ATC adjustments.** Resulting increases in ATCs shall be simultaneously communicated to the Energy Deficient Entity and the market via posting on the appropriate OASIS websites by the Transmission Providers.
- **2.4.2 Availability of generation redispatch options**. Available generation redispatch options shall be immediately communicated to the Energy Deficient Entity by its Reliability Coordinator.
- **2.4.3** Evaluating impact of current transmission loading relief events. The Reliability Coordinators shall evaluate the impact of any current transmission loading relief events on the ability to supply emergency assistance to the Energy Deficient Entity. This evaluation shall include analysis of system reliability and involve close communication among Reliability Coordinators and the Energy Deficient Entity.
- **2.4.4 Initiating inquiries on reevaluating SOLs and IROLs.** The Reliability Coordinators shall consult with the Balancing Authorities and Transmission Providers in their Reliability Areas about the possibility of reevaluating and revising SOLs or IROLs.
- **2.5 Coordination of emergency responses.** The Reliability Coordinator shall communicate and coordinate the implementation of emergency operating responses.
- **2.6 Energy Deficient Entity actions.** Before declaring an Alert 3, the Energy Deficient Entity must make use of all available resources. This includes but is not limited to:
 - **2.6.1** All available generation units are on line. All generation capable of being on line in the time frame of the emergency is on line including quick-start and peaking units, regardless of cost.
 - **2.6.2 Purchases made regardless of cost**. All firm and non-firm purchases have been made, regardless of cost.
 - 2.6.3 Non-firm sales recalled and contractually interruptible loads and demand-side management curtailed. All non-firm sales have been recalled, contractually interruptible retail loads curtailed, and demand-side management activated within provisions of the agreements.
 - **2.6.4 Operating Reserves.** Operating reserves are being utilized such that the Energy Deficient Entity is carrying reserves below the required minimum or has initiated emergency assistance through its operating reserve sharing program.
- 3. Alert 3 Firm load interruption imminent or in progress.

Circumstances:

- Balancing Authority or Load Serving Entity foresees or has implemented firm load obligation interruption. The available energy to the Energy Deficient Entity, as determined from Alert 2, is only accessible with actions taken to increase transmission transfer capabilities.
 - **3.1** Continue actions from Alert 2. The Reliability Coordinators and the Energy Deficient Entity shall continue to take all actions initiated during Alert 2. If the emergency has not already been posted on the NERC website (see paragraph 2.1), the respective Reliability Coordinators will, at this time, post on the website information concerning the emergency.

- **3.2 Declaration Period.** The Energy Deficient Entity shall update its Reliability Coordinator of the situation at a minimum of every hour until the Alert 3 is terminated. The Reliability Coordinator shall update the energy deficiency information posted on the NERC website as changes occur and pass this information on to the affected Reliability Coordinators (via the RCIS), Balancing Authorities, and Transmission Providers.
- **3.3 Use of Transmission short-time limits.** The Reliability Coordinators shall request the appropriate Transmission Providers within their Reliability Area to utilize available short-time transmission limits or other emergency operating procedures in order to increase transfer capabilities into the Energy Deficient Entity.
- 3.4 Reevaluating and revising SOLs and IROLs. The Reliability Coordinator of the Energy Deficient Entity shall evaluate the risks of revising SOLs and IROLs on the reliability of the overall transmission system. Reevaluation of SOLs and IROLs shall be coordinated with other Reliability Coordinators and only with the agreement of the Balancing Authority or Transmission Operator whose equipment would be affected. The resulting increases in transfer capabilities shall only be made available to the Energy Deficient Entity who has requested an Energy Emergency Alert 3 condition. SOLs and IROLs shall only be revised as long as an Alert 3 condition exists or as allowed by the Balancing Authority or Transmission Operator whose equipment is at risk. The following are minimum requirements that must be met before SOLs or IROLs are revised:
 - **3.4.1 Energy Deficient Entity obligations.** The deficient Balancing Authority or Load Serving Entity must agree that, upon notification from its Reliability Coordinator of the situation, it will immediately take whatever actions are necessary to mitigate any undue risk to the Interconnection. These actions may include load shedding.
 - **3.4.2 Mitigation of cascading failures**. The Reliability Coordinator shall use its best efforts to ensure that revising SOLs or IROLs would not result in any cascading failures within the Interconnection.
- **3.5 Returning to pre-emergency Operating Security Limits.** Whenever energy is made available to an Energy Deficient Entity such that the transmission systems can be returned to their pre-emergency SOLs or IROLs, the Energy Deficient Entity shall notify its respective Reliability Coordinator and downgrade the alert.
 - **3.5.1 Notification of other parties.** Upon notification from the Energy Deficient Entity that an alert has been downgraded, the Reliability Coordinator shall notify the affected Reliability Coordinators (via the RCIS), Balancing Authorities, and Transmission Providers that their systems can be returned to their normal limits.
- **3.6 Reporting.** Any time an Alert 3 is declared, the Energy Deficient Entity shall submit the report enclosed in this Attachment to its respective Reliability Coordinator within two business days of downgrading or termination of the alert. Upon receiving the report, the Reliability Coordinator shall review it for completeness and immediately forward it to the NERC staff for posting on the NERC website. The Reliability Coordinator shall present this report to the Reliability Coordinator Working Group at its next scheduled meeting.
- **4. Alert 0 Termination.** When the Energy Deficient Entity believes it will be able to supply its customers' energy requirements, it shall request of its Reliability Coordinator that the EEA be terminated.
 - **4.1. Notification.** The Reliability Coordinator shall notify all other Reliability Coordinators via the RCIS of the termination. The Reliability Coordinator shall also notify the

Standard EOP-002-3 — Capacity and Energy Emergencies

affected Balancing Authorities and Transmission Operators. The Alert 0 shall also be posted on the NERC website if the original alert was so posted.

C. Energy Emergency Alert 3 Report

A Deficient Balancing Authority or Load Serving Entity declaring an Energy Emergency Alert 3 must complete the following report. Upon completion of this report, it is to be sent to the Reliability Coordinator for review within two business days of the incident.

Requesting Balancing Authority:
Entity experiencing energy deficiency (if different from Balancing Authority):
Date/Time Implemented:
Date/Time Released:
Declared Deficiency Amount (MW):
Total energy supplied by other Balancing Authority during the Alert 3 period:
Conditions that precipitated call for "Energy Deficiency Alert 3":
If "Energy Deficiency Alert 3" had not been called, would firm load be cut? If no, explain:

Explain what action was taken in each step to avoid calling for "Energy Deficiency Alert 3":

Draft 2 July 20, 2010

Standard EOP-002-3 — Capacity and Energy Emergencies 1. All generation capable of being on line in the time frame of the energy deficiency was on line (including quick start and peaking units) without regard to cost. 2. All firm and nonfirm purchases were made regardless of cost. **3.** All nonfirm sales were recalled within provisions of the sale agreement. 4. Interruptible load was curtailed where either advance notice restrictions were met or the interruptible load was considered part of spinning reserve. 5. Available load reduction programs were exercised (public appeals, voltage reductions, etc.).

6.	Operating Reserves being utilized.	

Comments:

Standard EOP-002-3 — Capacity and Energy Emergencies				
Reported By:	Organization:			
Title:				

Standard Development Roadmap

This section is maintained by the drafting team during the development of the standard and will be removed when the standard becomes effective.

Modified to address Order No. 693 Directives contained in paragraph 693.

Development Steps Completed:

- 1. SAR posted for comment (June 18, 2010 through July 13, 2010).
- 2. First draft of proposed standard posted (June 18, 2010 through July 13, 2010).
- 3. Posted for 15-day pre-ballot review (June 18 through July 2, 2010).
- 4. Initial ballot. (July 2 through July 14, 2010).

Proposed Action Plan and Description of Current Draft:

This is the first draft of the proposed standard. The modifications included in this standard are being proposed through an expedited process in order to be responsive to directives from FERC Order No. 693.

Future Development Plan:

Anticipated Actions	Anticipated Date
Post response to comments on initial ballot.	July 20, 2010
2. Conduct recirculation ballot.	July 20 – 30, 2010
3. Submit standard to BOT for adoption.	August 2010
4. File standard with regulatory authorities.	September 2010

DEFINITIONS OF TERMS USED IN STANDARD

This section includes all newly defined or revised terms used in the proposed standard. Terms already defined in the Reliability Standards Glossary of Terms are not repeated here. New or revised definitions listed below become approved when the proposed standard is approved. When the standard becomes effective, these defined terms will be removed from the individual standard and added to the Glossary.

None.

Draft 1: June 18, 2010

A. Introduction

1. Title: Coordination of Plans For New Generation, Transmission, and End-User Facilities

2. Number: FAC-002-1

3. Purpose: To avoid adverse impacts on reliability, Generator Owners and Transmission Owners and electricity end-users must meet facility connection and performance requirements.

4. Applicability:

- **4.1.** Generator Owner
- **4.2.** Transmission Owner
- **4.3.** Distribution Provider
- **4.4.** Load-Serving Entity
- **4.5.** Transmission Planner
- **4.6.** Planning Authority
- **5.** (**Proposed**) **Effective Date:** The first day of the first calendar quarter six months after applicable regulatory approval; or in those jurisdictions where no regulatory approval is required, the first day of the first calendar quarter six months after Board of Trustees' adoption.

B. Requirements

- **R1.** The Generator Owner, Transmission Owner, Distribution Provider, and Load-Serving Entity seeking to integrate generation facilities, transmission facilities, and electricity end-user facilities shall each coordinate and cooperate on its assessments with its Transmission Planner and Planning Authority. The assessment shall include:
 - **1.1.** Evaluation of the reliability impact of the new facilities and their connections on the interconnected transmission systems.
 - **1.2.** Ensurance of compliance with NERC Reliability Standards and applicable Regional, subregional, Power Pool, and individual system planning criteria and facility connection requirements.
 - **1.3.** Evidence that the parties involved in the assessment have coordinated and cooperated on the assessment of the reliability impacts of new facilities on the interconnected transmission systems. While these studies may be performed independently, the results shall be jointly evaluated and coordinated by the entities involved.
 - **1.4.** Evidence that the assessment included steady-state, short-circuit, and dynamics studies as necessary to evaluate system performance under both normal and contingency conditions in accordance with Reliability Standards TPL-001-0, TPL-002-0, and TPL-003-0.
 - **1.5.** Documentation that the assessment included study assumptions, system performance, alternatives considered, and jointly coordinated recommendations.
- **R2.** The Planning Authority, Transmission Planner, Generator Owner, Transmission Owner, Load-Serving Entity, and Distribution Provider shall each retain its documentation (of its evaluation of the reliability impact of the new facilities and their connections on the interconnected

transmission systems) for three years and shall provide the documentation to the Regional Reliability Organization(s) and NERC on request (within 30 calendar days).

C. Measures

- M1. The Planning Authority, Transmission Planner, Generator Owner, Transmission Owner, Load-Serving Entity, and Distribution Provider's documentation of its assessment of the reliability impacts of new facilities shall address all items in Reliability Standard FAC-002-0_R1.
- **M2.** The Planning Authority, Transmission Planner, Generator Owner, Transmission Owner, Load-Serving Entity, and Distribution Provider shall each have evidence of its assessment of the reliability impacts of new facilities and their connections on the interconnected transmission systems is retained and provided to other entities in accordance with Reliability Standard FAC-002-0 R2.

D. Compliance

1. Compliance Monitoring Process

1.1. Compliance Enforcement Authority

Regional Entity.

1.2. Compliance Monitoring Period and Reset Timeframe

Not applicable.

1.3. Compliance Monitoring and Enforcement Processes:

Compliance Audits

Self-Certifications

Spot Checking

Compliance Violation Investigations

Self-Reporting

Complaints

1.4. Data Retention

Evidence of the assessment of the reliability impacts of new facilities and their connections on the interconnected transmission systems: Three years.

1.5. Additional Compliance Information

None

2. Violation Severity Levels (no changes)

E. Regional Differences

1. None identified.

Version History

Version	Date	Action	Change Tracking
0 April 1, 2005 Effective Date		Effective Date	New
0	January 13, 2006	Removed duplication of "Regional Reliability Organizations(s).	Errata
1	TBD	Modified to address Order No. 693 Directives contained in paragraph 693.	Revised.

Standard MOD-021-1 — Accounting Methodology for Effects of DSM in Forecasts

Standard Development Roadmap

This section is maintained by the drafting team during the development of the standard and will be removed when the standard becomes effective.

Modified to address Order No. 693 Directives contained in paragraph 1300.

Development Steps Completed:

- 1. SAR posted for comment (June 18, 2010 through July 13, 2010).
- 2. First draft of proposed standard posted (June 18, 2010 through July 13, 2010).
- 3. Posted for 15-day pre-ballot review (June 18 through July 2, 2010).
- 4. Initial ballot. (July 2 through July 14, 2010).

Proposed Action Plan and Description of Current Draft:

This is the first draft of the proposed standard. The modifications included in this standard are being proposed through an expedited process in order to be responsive to directives from FERC Order No. 693.

Future Development Plan:

Anticipated Actions	Anticipated Date
1. Post response to comments on initial ballot.	July 20, 2010
2. Conduct recirculation ballot.	July 20 – 30, 2010
3. Submit standard to BOT for adoption.	August 2010
4. File standard with regulatory authorities.	September 2010

Draft1: June 18, 2010

Standard MOD-021-1 — Accounting Methodology for Effects of DSM in Forecasts

Definitions of Terms Used in Standard

This section includes all newly defined or revised terms used in the proposed standard. Terms already defined in the Reliability Standards Glossary of Terms are not repeated here. New or revised definitions listed below become approved when the proposed standard is approved. When the standard becomes effective, these defined terms will be removed from the individual standard and added to the Glossary.

None.

Draft1: June 18, 2010

A. Introduction

- 1. Title: Documentation of the Accounting Methodology for the Effects of Demand-Side Management in Demand and Energy Forecasts.
- 2. Number: MOD-021-1
- **3. Purpose:** To ensure that assessments and validation of past events and databases can be performed, reporting of actual Demand data is needed. Forecast demand data is needed to perform future system assessments to identify the need for system reinforcement for continued reliability. In addition, to assist in proper real-time operating, load information related to Demand-Side Management (DSM) programs is needed.

4. Applicability:

- **4.1.** Load-Serving Entity
- **4.2.** Transmission Planner
- **4.3.** Resource Planner
- **5. (Proposed) Effective Date:** The first day of the first calendar quarter after applicable regulatory approval; or in those jurisdictions where no regulatory approval is required, the first day of the first calendar quarter after Board of Trustees' adoption.

B. Requirements

- **R1.** The Load-Serving Entity, Transmission Planner and Resource Planner's forecasts shall each clearly document how the Demand and energy effects of DSM programs (such as conservation, time-of-use rates, interruptible Demands, and Direct Control Load Management) are addressed.
- **R2.** The Load-Serving Entity, Transmission Planner and Resource Planner shall each include information detailing how Demand-Side Management measures are addressed in the forecasts of its Peak Demand and annual Net Energy for Load in the data reporting procedures of Standard MOD-016-0_R1.
- **R3.** The Load-Serving Entity, Transmission Planner and Resource Planner shall each make documentation on the treatment of its DSM programs available to NERC on request (within 30 calendar days).

C. Measures

- **M1.** The Load-Serving Entity, Transmission Planner and Resource Planner forecasts clearly document how the demand and energy effects of DSM programs (such as conservation, time-of-use rates, interruptible demands, and Direct Control Load Management) are addressed.
- **M2.** The Load-Serving Entity, Transmission Planner and Resource Planner information detailing how Demand-Side Management measures are addressed in the forecasts of Peak Demand and annual Net Energy for Load are included in the data reporting procedures of Reliability Standard MOD-016-0 R1.
- **M3.** The Load-Serving Entity, Planning Authority and Resource Planner shall each provide evidence to its Compliance Monitor that it provided documentation on the treatment of DSM programs to NERC as requested (within 30 calendar days).

D. Compliance

- 1. Compliance Monitoring Process
 - 1.1. Compliance Enforcement Authority

Standard MOD-021-1 — Accounting Methodology for Effects of DSM in Forecasts

Regional Entity.

1.2. Compliance Monitoring Period and Reset Timeframe

On request (within 30 calendar days).

1.3. Compliance Monitoring and Enforcement Processes:

Compliance Audits

Self-Certifications

Spot Checking

Compliance Violation Investigations

Self-Reporting

Complaints

1.4. Data Retention

None specified.

1.5. Additional Compliance Information

None.

2. Violation Severity Levels (no changes)

E. Regional Differences

1. None identified.

Version History

Version	Date	Action	Change Tracking
0	April 1, 2005	Effective Date	New
0.1	April 15, 2009	R1. – comma inserted after Load-Serving Entity	
0.1	December 10, 2009	Approved by FERC — Added effective date	Update
1	TBD	Modified to address Order No. 693 Directives contained in paragraph 1300.	Revised.

Standard PRC-004-2 – Analysis and Mitigation of Transmission and Generation Protection System Misoperations

Standard Development Roadmap

This section is maintained by the drafting team during the development of the standard and will be removed when the standard becomes effective.

Modified to address Order No. 693 Directives contained in paragraphs 1469.

Development Steps Completed:

- 1. SAR posted for comment (June 18, 2010 through July 13, 2010).
- 2. First draft of proposed standard posted (June 18, 2010 through July 13, 2010).
- 3. Posted for 15-day pre-ballot review (June 18 through July 2, 2010).
- 4. Initial ballot. (July 2 through July 14, 2010).

Proposed Action Plan and Description of Current Draft:

This is the first draft of the proposed standard. Changes were made to the standard following the first ballot based on stakeholder comments. The modifications included in this standard are being proposed through an expedited process in order to be responsive to directives from FERC Order No. 693.

Future Development Plan:

Anticipated Actions	Anticipated Date
1. Post response to comments on initial ballot.	July 20, 2010
2. Conduct recirculation ballot.	July 20 – 30, 2010
3. Submit standard to BOT for adoption.	August 2010
4. File standard with regulatory authorities.	September 2010

Standard PRC-004-2 – Analysis and Mitigation of Transmission and Generation Protection System Misoperations

Definitions of Terms Used in Standard

This section includes all newly defined or revised terms used in the proposed standard. Terms already defined in the Reliability Standards Glossary of Terms are not repeated here. New or revised definitions listed below become approved when the proposed standard is approved. When the standard becomes effective, these defined terms will be removed from the individual standard and added to the Glossary.

None.

Standard PRC-004-2 – Analysis and Mitigation of Transmission and Generation Protection System Misoperations

A. Introduction

- 1. Title: Analysis and Mitigation of Transmission and Generation Protection System Misoperations
- 2. **Number:** PRC-004-2
- **3. Purpose:** Ensure all transmission and generation Protection System Misoperations affecting the reliability of the Bulk Electric System (BES) are analyzed and mitigated.

4. Applicability

- **4.1.** Transmission Owner.
- **4.2.** Distribution Provider that owns a transmission Protection System.
- **4.3.** Generator Owner.
- **5. (Proposed) Effective Date:** The first day of the first calendar quarter, one year after applicable regulatory approval; or in those jurisdictions where no regulatory approval is required, the first day of the first calendar quarter one year after Board of Trustees' adoption.

B. Requirements

- **R1.** The Transmission Owner and any Distribution Provider that owns a transmission Protection System shall each analyze its transmission Protection System Misoperations and shall develop and implement a Corrective Action Plan to avoid future Misoperations of a similar nature according to the Regional Entity's procedures.
- **R2.** The Generator Owner shall analyze its generator Protection System Misoperations, and shall develop and implement a Corrective Action Plan to avoid future Misoperations of a similar nature according to the Regional Entity's procedures.
- **R3.** The Transmission Owner, any Distribution Provider that owns a transmission Protection System, and the Generator Owner shall each provide to its Regional Entity, documentation of its Misoperations analyses and Corrective Action Plans according to the Regional Entity's procedures.

C. Measures

- M1. The Transmission Owner, and any Distribution Provider that owns a transmission Protection System shall each have evidence it analyzed its Protection System Misoperations and developed and implemented Corrective Action Plans to avoid future Misoperations of a similar nature according to the Regional Entity's procedures.
- **M2.** The Generator Owner shall have evidence it analyzed its Protection System Misoperations and developed and implemented Corrective Action Plans to avoid future Misoperations of a similar nature according to the Regional Entity's procedures.
- M3. Each Transmission Owner, and any Distribution Provider that owns a transmission Protection System, and each Generator Owner shall have evidence it provided documentation of its Protection System Misoperations, analyses and Corrective Action Plans according to the Regional Entity's procedures.

D. Compliance

- 1. Compliance Monitoring Process
 - 1.1. Compliance Enforcement Authority

Regional Entity.

1.2. Compliance Monitoring Period and Reset Time Frame

Not applicable.

1.3. Compliance Monitoring and Enforcement Processes:

Compliance Audits

Self-Certifications

Spot Checking

Compliance Violation Investigations

Self-Reporting

Complaints

1.4. Data Retention

The Transmission Owner, and Distribution Provider that own a transmission Protection System and the Generator Owner that owns a generation Protection System shall each retain data on its Protection System Misoperations and each accompanying Corrective Action Plan until the Corrective Action Plan has been executed or for 12 months, whichever is later.

The Compliance Monitor shall retain any audit data for three years.

1.5. Additional Compliance Information

The Transmission Owner, and any Distribution Provider that owns a transmission Protection System and the Generator Owner shall demonstrate compliance through self-certification or audit (periodic, as part of targeted monitoring or initiated by complaint or event), as determined by the Compliance Monitor.

2. Violation Severity Levels (no changes)

E. Regional Differences

None identified.

Version History

Version	Date	Action	Change Tracking
0	April 1, 2005	Effective Date	New
1	December 1, 2005	 Changed incorrect use of certain hyphens (-) to "en dash" (-) and "em dash (—)." Added "periods" to items where appropriate. Changed "Timeframe" to "Time Frame" in item D, 1.2. 	01/20/06
2	TBD	Modified to address Order No. 693 Directives contained in paragraph 1469.	Revised.

Standard Development Roadmap

This section is maintained by the drafting team during the development of the standard and will be removed when the standard becomes effective.

Development Steps Completed:

- 1. SAR posted for comment (June 18, 2010 through July 13, 2010).
- 2. First draft of proposed standard posted (June 18, 2010 through July 13, 2010).
- 3. Posted for 15-day pre-ballot review (June 18 through July 2, 2010).
- 4. Initial ballot. (July 2 14, 2010).

Proposed Action Plan and Description of Current Draft:

This is the second draft of the proposed standard. Changes were made to the standard following the first ballot based on stakeholder comments. The modifications included in this standard are being proposed through an expedited process in order to be responsive to directives from FERC Order No. 693.

Future Development Plan:

Anticipated Actions	Anticipated Date
1. Post response to comments on initial ballot.	July 20, 2010
2. Conduct recirculation ballot.	July 20 – 30, 2010
3. Submit standard to BOT for adoption.	August 2010
4. File standard with regulatory authorities.	September 2010

Modified to address Order No. 693 Directives contained in

paragraphs 1858 and 1879.

Standard VAR-001-2 — Voltage and Reactive Control

DEFINITIONS OF TERMS USED IN STANDARD

This section includes all newly defined or revised terms used in the proposed standard. Terms already defined in the Reliability Standards Glossary of Terms are not repeated here. New or revised definitions listed below become approved when the proposed standard is approved. When the standard becomes effective, these defined terms will be removed from the individual standard and added to the Glossary.

None.

A. Introduction

1. Title: Voltage and Reactive Control

2. Number: VAR-001-2

3. Purpose: To ensure that voltage levels, reactive flows, and reactive resources are monitored, controlled, and maintained within limits in real time to protect equipment and the reliable operation of the Interconnection.

4. Applicability:

- **4.1.** Transmission Operators.
- **4.2.** Purchasing-Selling Entities.
- **4.3.** Load Serving Entities.
- **5. (Proposed) Effective Date:** The first day of the first calendar quarter six months after applicable regulatory approval; or in those jurisdictions where no regulatory approval is required, the first day of the first calendar quarter six months after Board of Trustees' adoption..

B. Requirements

- **R1.** Each Transmission Operator, individually and jointly with other Transmission Operators, shall ensure that formal policies and procedures are developed, maintained, and implemented for monitoring and controlling voltage levels and Mvar flows within their individual areas and with the areas of neighboring Transmission Operators.
- **R2.** Each Transmission Operator shall acquire sufficient reactive resources which may include, but is not limited to, reactive generation scheduling; transmission line and reactive resource switching;, and controllable load within its area to protect the voltage levels under normal and Contingency conditions. This includes the Transmission Operator's share of the reactive requirements of interconnecting transmission circuits.
- **R3.** The Transmission Operator shall specify criteria that exempts generators from compliance with the requirements defined in Requirement 4, and Requirement 6.1.
 - **R3.1.** Each Transmission Operator shall maintain a list of generators in its area that are exempt from following a voltage or Reactive Power schedule.
 - **R3.2.** For each generator that is on this exemption list, the Transmission Operator shall notify the associated Generator Owner.
- **R4.** Each Transmission Operator shall specify a voltage or Reactive Power schedule ¹ at the interconnection between the generator facility and the Transmission Owner's facilities to be maintained by each generator. The Transmission Operator shall provide the voltage or Reactive Power schedule to the associated Generator Operator and direct the Generator Operator to comply with the schedule in automatic voltage control mode (AVR in service and controlling voltage).
- **R5.** Each Purchasing-Selling Entity and Load Serving Entity shall arrange for (self-provide or purchase) reactive resources which may include, but is not limited to, reactive generation scheduling; transmission line and reactive resource switching;, and controllable load— to satisfy its reactive requirements identified by its Transmission Service Provider.

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¹ The voltage schedule is a target voltage to be maintained within a tolerance band during a specified period.

- **R6.** The Transmission Operator shall know the status of all transmission Reactive Power resources, including the status of voltage regulators and power system stabilizers.
 - **R6.1.** When notified of the loss of an automatic voltage regulator control, the Transmission Operator shall direct the Generator Operator to maintain or change either its voltage schedule or its Reactive Power schedule.
- **R7.** The Transmission Operator shall be able to operate or direct the operation of devices necessary to regulate transmission voltage and reactive flow.
- **R8.** Each Transmission Operator shall operate or direct the operation of capacitive and inductive reactive resources within its area which may include, but is not limited to, reactive generation scheduling; transmission line and reactive resource switching; controllable load; and, if necessary, load shedding to maintain system and Interconnection voltages within established limits.
- **R9.** Each Transmission Operator shall maintain reactive resources which may include, but is not limited to, reactive generation scheduling; transmission line and reactive resource switching;, and controllable load– to support its voltage under first Contingency conditions.
 - **R9.1.** Each Transmission Operator shall disperse and locate the reactive resources so that the resources can be applied effectively and quickly when Contingencies occur.
- **R10.** Each Transmission Operator shall correct IROL or SOL violations resulting from reactive resource deficiencies (IROL violations must be corrected within 30 minutes) and complete the required IROL or SOL violation reporting.
- **R11.** After consultation with the Generator Owner regarding necessary step-up transformer tap changes, the Transmission Operator shall provide documentation to the Generator Owner specifying the required tap changes, a timeframe for making the changes, and technical justification for these changes.
- **R12.** The Transmission Operator shall direct corrective action, including load reduction, necessary to prevent voltage collapse when reactive resources are insufficient.

C. Measures

- **M1.** The Transmission Operator shall have evidence it provided a voltage or Reactive Power schedule as specified in Requirement 4 to each Generator Operator it requires to follow such a schedule.
- **M2.** The Transmission Operator shall have evidence to show that, for each generating unit in its area that is exempt from following a voltage or Reactive Power schedule, the associated Generator Owner was notified of this exemption in accordance with Requirement 3.2.
- **M3.** The Transmission Operator shall have evidence to show that it issued directives as specified in Requirement 6.1 when notified by a Generator Operator of the loss of an automatic voltage regulator control.
- **M4.** The Transmission Operator shall have evidence that it provided documentation to the Generator Owner when a change was needed to a generating unit's step-up transformer tap in accordance with Requirement 11.

D. Compliance

- 1. Compliance Monitoring Process
 - 1.1. Compliance Enforcement Authority

Regional Entity.

1.2. Compliance Monitoring Period and Reset Time Frame

One calendar year.

1.3. Compliance Monitoring and Enforcement Processes:

Compliance Audits

Self-Certifications

Spot Checking

Compliance Violation Investigations

Self-Reporting

Complaints

1.4. Data Retention

The Transmission Operator shall retain evidence for Measures 1 through 4 for 12 months.

The Compliance Monitor shall retain any audit data for three years.

1.5. Additional Compliance Information

The Transmission Operator shall demonstrate compliance through self-certification or audit (periodic, as part of targeted monitoring or initiated by complaint or event), as determined by the Compliance Monitor.

2. Violation Severity Levels (no changes)

D. Regional Differences

None identified.

Version History

Version	Date	Action	Change Tracking
0	April 1, 2005	Effective Date	New
1	August 2, 2006	BOT Adoption	Revised
1	July 3, 2007	Added "Generator Owners" and "Generator Operators" to Applicability section.	Errata
1	August 23, 2007	Removed "Generator Owners" and "Generator Operators" to Applicability section.	Errata
2	TBD	Modified to address Order No. 693 Directives contained in paragraphs 1858 and 1879.	Revised.