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**CALIFORNIA INDEPENDENT SYSTEM  
OPERATOR**

**AND**

**VALLEY ELECTRIC ASSOCIATION, INC.**

**FIRST AMENDED COORDINATED  
FUNCTIONAL REGISTRATION  
AGREEMENT**

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## COORDINATED FUNCTIONAL REGISTRATION AGREEMENT

This Coordinated Functional Registration Agreement (“Agreement”) is entered into by and between the California Independent System Operator Corporation, a California non-profit public benefit corporation (“ISO”) and Valley Electric Association, Inc., a Nevada non-profit cooperative corporation without stock (the “Transmission Entity” or “TE”). In this Agreement, the ISO and TE are jointly referred to as the “Parties” and individually as a “Party.”

### RECITALS

WHEREAS, the Energy Policy Act of 2005 was signed into law in August 2005, which added a new Section 215 to the Federal Power Act giving the Federal Energy Regulatory Commission (“FERC”) authority over developing and enforcing Reliability Standards for the Bulk Power System;

WHEREAS, in Docket RM06-16-000, 118 FERC ¶ 61,218 (“Order No. 693”), FERC approved various Reliability Standards applicable to users, owners and operators of the Bulk Power System developed by the North American Electric Reliability Corporation (“NERC”), the entity certified by FERC as the Electric Reliability Organization (“ERO”), and FERC has since then continued to approve additional and modified Reliability Standards;

WHEREAS, the NERC, through the Western Electricity Coordinating Council (“WECC”) Delegation Agreement (filed with FERC in Docket No. RR07-7) has delegated authority to the WECC for the purposes of proposing Reliability Standards to the ERO and enforcing Reliability Standards within the WECC;

WHEREAS, the ISO is registered with the NERC as a Transmission Operator (“TOP”) with respect to certain transmission facilities under its operational control in accordance with the NERC compliance registry process and is responsible for complying with certain Reliability Standards that are subject to enforcement by the Compliance Enforcement Authority designated by the NERC;

WHEREAS, the TE owns and maintains certain transmission facilities that are part of the Bulk Power System, is registered with the NERC as a TOP with respect to those facilities in accordance with the NERC compliance registry process, and is responsible for complying with certain Reliability Standards that are subject to enforcement by the Compliance Enforcement Authority designated by NERC; and

WHEREAS, the Parties intend by this Agreement to effectuate a Coordinated Functional Registration, as provided for in Rule 508 of the NERC Rules of Procedure, specifying their respective compliance responsibilities as TOPs for the transmission facilities covered by this Agreement.

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## AGREEMENT

NOW THEREFORE, in view of the recitals set forth above, which the Parties acknowledge and agree are accurate representations of the facts and are hereby incorporated by reference, the ISO and TE agree to the terms of this Agreement as set forth herein.

### 1. DEFINITIONS.

Unless otherwise defined herein, all capitalized terms shall have the meaning set forth in the FERC-approved NERC Glossary of Terms or the definitions appendix for the NERC Rules of Procedure.

“ISO Tariff” means the California Independent System Operator Corporation Operating Agreement and Tariff, dated March 31, 1997, as it may be modified from time to time.

“Confidential Information” means (i) all materials marked “Confidential,” “Proprietary” or with words of similar import, and (ii) all observations of equipment (including computer screens) and oral disclosures related to either Party’s systems, operations and activities that are indicated as such at the time of observation or disclosure, that are provided to either Party by the other Party in connection with performing the Parties’ responsibilities as set forth in this Agreement. Confidential Information includes portions of documents, records and other material forms or representations that either Party may create, including but not limited to, handwritten notes or summaries that contain or are derived from such Confidential Information.

“Good Utility Practice” has the meaning set forth in Appendix A (the master definitions supplement) of the ISO Tariff.

“Participating Transmission Owner” has the meaning set forth in Appendix A (the master definitions supplement) of the ISO Tariff.

“Penalty” or “Penalties” means any fine, reprimand or monetary or non-monetary penalty issued or assessed by a Compliance Enforcement Authority and/or by FERC.

“Responsible Entity” means the Party that, as set forth in the CFR Matrix attached as Appendix 3 to this Agreement, has responsibility for compliance with a particular Requirement or sub-Requirement of an applicable Reliability Standard or for compliance with a particular activity or responsibility associated with that Requirement or sub-Requirement as identified in the “Responsibility Details” column of the CFR Matrix.

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“Reliability Standard” means a NERC, or WECC regional, mandatory reliability standard requirement approved by the FERC under Section 215 of the Federal Power Act to provide for reliable operation of the Bulk Power System.

The terms “Each,” “Single,” “Split,” and “Not Applicable” as used in the CFR Matrix attached to this Agreement are defined in Section 4.2 of this Agreement.

## 2. TERM.

**2.1 Effective Date.** This Agreement shall be effective as of the date on which it has been executed by both Parties. As of the effective date, this First Amended Agreement replaces and supersedes, and operates to terminate, the prior “Coordinated Functional Registration Agreement” that the Parties executed on or about September 30, 2014.

**2.2 Termination.** This Agreement shall remain in effect until (1) a date upon which the Parties agree in writing to terminate it, (2) the effective date of the withdrawal of the TE’s transmission facilities from the ISO Balancing Authority Area, or (3) twelve (12) months after timely written notice of termination has been provided by either Party; provided, however, that notice of termination pursuant to clause (3) herein shall be timely only if made during the Termination Window. The Termination Window shall commence on the third anniversary of the Effective Date of this Agreement, with subsequent Termination Windows commencing every two years thereafter. Each Termination Window shall be forty-five (45) calendar days in duration.

**2.3 Surviving Obligations.** This Agreement shall continue in effect after termination to the extent necessary to complete corrective mitigating actions identified in the Compliance monitoring process as well as satisfy all other obligations including any financial responsibilities arising under the Agreement prior to its termination. Upon termination of this Agreement, any outstanding financial right or obligation, and any provision of this Agreement necessary to give effect to such right or obligation, shall survive until satisfied.

## 3. PURPOSE OF AGREEMENT.

The Parties agree that the purpose of this Agreement is to identify the Parties’ respective compliance responsibilities with respect to each applicable Reliability Standard and each applicable Requirement or sub-Requirement of an applicable Reliability Standard relating to the TOP function for the transmission facilities identified in Appendix 1 of this Agreement. This Agreement is limited to the

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Reliability Standards that are applicable to TOPs, which are identified in the CFR Matrix attached as Appendix 3, and applies only to the transmission facilities identified in Appendix 1. Each Party shall remain wholly and separately responsible for any Reliability Standards compliance obligations that are outside the scope of this Agreement.

#### **4. DELINEATION OF RESPONSIBILITIES BETWEEN THE ISO AND TE; CFR MATRIX.**

**4.1 CFR Matrix.** To identify the responsibilities of each Party and to avoid gaps or redundancy in the performance of their responsibilities, the Parties have mutually collaborated in developing a CFR Matrix that identifies each Party's respective responsibilities for each Reliability Standard Requirement and sub-Requirement applicable to the ISO and the TE as TOPs registered with NERC. The Parties have determined their respective responsibilities for each such requirement based upon consideration of past practice, practicality, efficiency and Good Utility Practice. The CFR Matrix is attached as Appendix 3 to this Agreement.

**4.2 Delineation of Responsibilities.** The CFR Matrix sets forth the text of each Reliability Standards Requirement or sub-Requirement applicable to the TOP function and, for each such Requirement or sub-Requirement, sets forth the division of responsibility between the Parties. For each applicable Requirement or sub-Requirement, the CFR Matrix identifies the responsibility as Single, Split, Each, or Not Applicable and includes a "Responsibility Details" column that provides additional information. A "Single" designation means that only one of the Parties, as identified in the Matrix, is responsible for compliance with the specified Requirement or sub-Requirement with respect to the transmission facilities covered by the Agreement. A "Split" designation means that the Parties each have certain responsibilities with respect to the specified Requirement or sub-Requirement, which are then delineated in the Responsibility Details column. An "Each" designation means that each Party is separately and wholly responsible for compliance with the Requirement or sub-Requirement as it may pertain to that Party, though only to the extent that the Requirement or sub-Requirement pertains to that Party's activities, personnel or operations as set forth in the corresponding Responsibility Details column of the Matrix. For each of these designations, the Parties intend that, in the case of an alleged violation of a Reliability Standards Requirement or sub-Requirement, only the Party whose designated obligation has been violated should be held liable, and one Party should not be held liable for the alleged violation of a responsibility that pertains to the other Responsible Entity. A "Not Applicable" designation means that neither party has identified an applicability to their compliance obligations as a Transmission Operator for the Requirement or sub-Requirement in its entirety for the reason identified in the Responsibility Details column of the Matrix. In

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each instance where a Party is designated in the Matrix as having a responsibility for a particular Requirement, sub-Requirement, or portion of a Requirement or sub-Requirement, that Party holds full compliance responsibility for the designated obligation pursuant to Rule 508 of the NERC Rules of Procedure, as it may be modified from time to time.

### **4.3 Process for Revising the CFR Matrix.**

**4.3.1** Upon approval by the FERC of any new Reliability Standard(s) or change(s) to existing Reliability Standards, the Parties shall promptly confer regarding their respective compliance responsibilities for the new or revised Standard(s) and agree upon a revision to the CFR Matrix to address the new or revised Standard(s). The Parties shall complete the revision to the CFR Matrix before the effective date of the new or revised Standard(s). The revised CFR Matrix shall replace and supersede the previous version on a going-forward basis. Such revision to the CFR Matrix does not constitute an amendment to this Agreement.

**4.3.2** Upon ten (10) business days' written notice, either Party may initiate a review of the CFR Matrix for purposes of redefining the Parties' respective responsibilities for a given Requirement or sub-Requirement.

**4.3.3** The Parties shall keep a mutually agreed upon revision history document that tracks each revision to the CFR Matrix, identifying the date of each revision and the change(s) made. The Parties shall also retain copies of each of the superseded versions of the CFR Matrix for reference.

## **5. MUTUAL COOPERATION; RESPONSE TO NOTICES OF POSSIBLE OR ALLEGED VIOLATION; ALLOCATION OF PENALTIES.**

**5.1 Mutual Cooperation.** In addition to any obligations set forth in the CFR Matrix, the Parties agree to cooperate fully to provide each other the information, documentation and assistance necessary to demonstrate compliance with their respective obligations for the Reliability Standards requirements covered by this Agreement. This cooperation shall include, without limitation, providing each other information, documentation and assistance in connection with any audit, spot-check, investigation or inquiry brought by a Compliance Enforcement Authority or by FERC, or in connection with any self-certification or self-report, relating to one or more of the Reliability Standards requirements covered by this

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Agreement. Unless otherwise agreed, the Parties agree that upon fifteen (15) days of receipt of a written notice from the Party requesting the information, the other Party responsible for providing the information shall timely deliver the requested information. The written notice shall be delivered as set forth in Section 9.18 of this Agreement, unless the Parties have agreed in writing upon an alternative person and/or means of communication.

**5.2 Response to Notices of Possible or Alleged Violations.** In the event that either Party receives a Notice of Possible Violation or a Notice of Alleged Violation from a Compliance Enforcement Authority or FERC with respect to one or more Reliability Standards requirements covered by this Agreement and for which the Parties' responsibility is designated as either "Not Applicable," "Split" or "Each" in the CFR Matrix, the Party receiving the notice shall notify the other Party in writing within seven (7) days of receiving the written notice. In the event that there is a disagreement between the Parties as to which of the Parties is the Responsible Entity with respect to the subject matter that is at issue in the notice, the disagreement shall be resolved in the manner set forth in Rule 508 of the NERC Rules of Procedure.

**5.3 Allocation of Penalties.** For any monetary Penalty imposed upon the ISO by a Compliance Enforcement Authority or FERC for a violation of any Reliability Standards Requirement or sub-Requirement covered by this Agreement, the ISO may seek authority from FERC to impose a direct or indirect allocation of the Penalty, as appropriate, through the procedure set forth in Section 14.7 of the ISO Tariff.

**6. AMENDMENT TO AGREEMENT.**

This Agreement may not be amended or otherwise modified without the written consent of both Parties.

**7. USE OF CONTRACTORS.**

Nothing in this Agreement shall prevent either the ISO or the TE from using qualified third party contractors to meet the Party's rights or obligations under this Agreement. However, under no circumstances shall the use or hiring of a qualified third party contractor or agent relieve the Responsible Entity of any liability hereunder.

**8. PERFORMANCE STANDARDS.**



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Each Party shall perform all of its obligations under this Agreement in accordance with applicable laws and regulations, applicable Reliability Standards, and Good Utility Practice.

## 9. GENERAL TERMS AND CONDITIONS.

**9.1 Liability.** Except for Penalties assessed by a Compliance Enforcement Authority or FERC, no Party to this Agreement shall be liable to the other Party, or to any other person or entity, for any indirect, special, incidental or consequential losses, damages, claims, liabilities, costs or expenses (including attorneys' fees and court costs) arising from the performance or non-performance of its obligations under this Agreement, regardless of the cause (including intentional action, willful action, gross or ordinary negligence, or force majeure); provided, however, that a Party may seek equitable or other non-monetary relief as may be necessary to enforce this Agreement and that damages for which a Party may be liable to another Party under another agreement will not be considered damages under this Agreement. This provision also shall not limit the ISO's authority to seek approval from FERC for allocation of a monetary penalty as set forth in Section 5.3.

### 9.2 Confidentiality.

**9.2.1 Treatment of Confidential Information.** The Parties recognize and agree that for the purposes of demonstrating compliance with the Reliability Standards and preparing for a self-certification or responding to a Compliance Audit, spot-check, investigation, or inquiry by the Compliance Enforcement Authority or FERC, they may receive information from each other that has been marked as Confidential Information. Except as set forth herein, the Parties agree to keep in confidence and not to copy, disclose, or distribute to any other person or entity any Confidential Information or any part thereof provided for these evidentiary purposes, without the prior written permission of the other Party.

**9.2.1.1 Location of Confidential Information.** Confidential Information that the Parties have given to each other in hard copy form that is intended for disclosure to the Compliance Enforcement Authority or to FERC during the course of a Compliance Audit or other investigation or inquiry will be kept in a secure and restricted location and clearly marked so as to distinguish it from the business records of the Party receiving the Confidential Information.

**9.2.1.2 Provision of Confidential Information to Compliance Enforcement Authority.** During the course of a Compliance Audit or other investigation or inquiry, the Party providing the Confidential Information to the Compliance Enforcement Authority or FERC shall notify the receiving Party if



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and when the Compliance Enforcement Authority or FERC takes physical possession of the Confidential Information. If the Compliance Enforcement Authority or FERC takes physical possession of the Confidential Information, the receiving Party shall be permitted to make one copy of the Confidential Information that will be afforded confidential treatment pursuant to this Agreement. To the extent the Compliance Enforcement Authority or FERC does not take physical possession of the Confidential Information, or if a copy has been made of the Confidential Information, the receiving Party shall return the Confidential Information to the providing Party promptly after the conclusion of the Compliance Audit or other applicable proceeding, including the appeal of Alleged Violations or Penalties. The Party providing the other Party's Confidential Information to the Compliance Enforcement Authority or FERC has the affirmative duty to request that the Compliance Enforcement Authority or FERC treat the Confidential Information as Confidential Information under NERC Rules of Procedure Section 1500.

**9.2.2 Disclosure of Confidential Information.** If, while in the possession of the receiving Party, disclosure of the Confidential Information is required to respond to a subpoena, law, or other directive of a court, administrative agency, or arbitration panel, the receiving Party hereby agrees to provide the providing Party with prompt written notice of such request or requirement in order to enable the providing Party to (a) seek an appropriate protective order or other remedy, (b) consult with the receiving Party with respect to taking steps to resist or narrow the scope of such request or legal process, or (c) waive compliance, in whole or in part, with the terms of this Section. The receiving Party agrees to work with the providing Party to obtain assurance that confidential treatment will be accorded to such Confidential Information and will cooperate to the maximum extent practicable to minimize the disclosure of the Confidential Information consistent with applicable law.

**9.2.3 Exceptions to Non-Disclosure.** Notwithstanding Sections 9.2.1 and 9.2.2 above, each Party to this Agreement shall not have breached any obligation under this Agreement if Confidential Information is disclosed to a third party when the Confidential Information:

- (a) was in the public domain at the time of such disclosure or is subsequently made available to the public consistent with the terms of this Agreement; or
- (b) had been received by either Party at the time of disclosure through other means without restriction on its use, or had been independently developed by either Party as shown through documentation; or

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(c) is subsequently disclosed to either Party by a third party without restriction on use and without breach of any agreement or legal duty; or

(d) subject to the provisions of Sections 9.2.1 and 9.2.2, is used or disclosed pursuant to statutory duty or an order, subpoena or other lawful process issued by a court or other governmental authority of competent jurisdiction.

**9.2.4 Other Parties.** The receiving Party shall keep Confidential Information in confidence and shall not disclose such information or otherwise make it available, in any form or manner, to any other person or entity other than its employees, contractors and subcontractors as necessary for mandatory Reliability Standards compliance, without the prior written consent of the providing Party. Each Party will cause its contractors' and subcontractors' employees who will have access to Confidential Information, if any, to acknowledge that they have read and agree to abide by the terms of this Agreement regarding use and disclosure of Confidential Information.

**9.3 Binding Effect.** This Agreement and the rights and obligations hereof, shall be binding upon and shall inure to the benefit of the successors and assigns of the Parties hereto.

**9.4 Rules of Interpretation.** This Agreement, unless a clear contrary intention appears, shall be construed and interpreted as follows:

(1) the singular number includes the plural number and vice versa;

(2) reference to any person includes such person's successors and assigns but, in the case of a Party, only if such successors and assigns are permitted by this Agreement, and reference to a person in a particular capacity excludes such person in any other capacity or individually;

(3) reference to any agreement, document, instrument, or tariff means such agreement, document, instrument, or tariff as amended or modified from time to time and in effect at the time of interpretation, including, if applicable, rules and regulations promulgated thereunder;

(4) reference to any applicable laws and regulations means such applicable laws and regulations as amended, modified, codified, or reenacted, in whole or in part, and in effect at the time of interpretation, including, if applicable, rules and regulations promulgated thereunder;

(5) unless expressly stated otherwise, reference to any Article, Section, or Appendix means such Article or Section of this Agreement or such Appendix to this Agreement;

(6) “hereunder,” “hereof,” “herein,” “hereto,” and words of similar import shall be deemed references to this Agreement as a whole and not to any particular Section;

(7) “including” (and with correlative meaning “include”) means including without limiting the generality of any description preceding such term;

(8) relative to the determination of any period of time, “from” means “from and including,” “to” means “to but excluding,” and “through” means “through and including;” and

(9) “days” shall mean calendar days unless otherwise specified; if the last calendar day falls on a weekend or national holiday, the specified deadline shall fall on the next calendar day that is not a weekend or national holiday.

**9.5 Entire Agreement.** This Agreement, including all Attachments, Exhibits and Appendices hereto, constitutes the entire agreement between the Parties with reference to the subject matter hereof, and supersedes all prior and contemporaneous understandings or agreements, oral or written, between the Parties with respect to the subject matter of this Agreement. There are no other agreements, representations, warranties, or covenants, which constitute any part of the consideration for, or any condition to, any Party’s compliance with its obligations under this Agreement.

**9.6 General Interpretation.** The terms of this Agreement have been negotiated by the Parties hereto and the language used in this Agreement shall be deemed the language chosen by the Parties to express their mutual intent. This Agreement shall be construed without regard to any presumption or rule requiring construction against the party causing such instrument or portion hereof to be drafted or in favor of the party receiving a particular benefit under this Agreement. No rule of strict construction will be applied against any Party.

**9.7 No Third Party Beneficiaries.** This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest and, where permitted, their assigns.

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**9.8 Waiver.** The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such Party. Any waiver at any time by a Party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with respect to any other failure to comply with any other obligation, right, or duty of this Agreement. Any waiver of this Agreement shall, if requested, be provided in writing. Any waivers at any time by any Party of its rights with respect to any default under this Agreement, or with respect to any other matter arising in connection with this Agreement, shall not constitute or be deemed a waiver with respect to any subsequent default or other matter arising in connection with this Agreement. Any delay, short of the statutory period of limitations, in asserting or enforcing any right under this Agreement shall not constitute or be deemed a waiver of such right.

**9.9 Headings.** The descriptive headings of the various Articles and Sections of this Agreement have been inserted for convenience of reference only and are of no significance in the interpretation or construction of this Agreement.

**9.10 Authority.** The undersigned hereby represents and warrants that he or she has the requisite power and authority to bind the applicable Party to the terms and obligations of this Agreement.

**9.11 Multiple Counterparts.** This Agreement may be executed in two or more counterparts, each of which is deemed an original, but all constitute one and the same instrument.

**9.12 No Partnership.** This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon any Party. No Party shall have any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, another Party.

**9.13 Assignment.** This Agreement may be assigned by a Party only with the written consent of the other Party; provided that a Party may assign this Agreement without the consent of the other Party to any affiliate of the assigning Party with an equal or greater credit rating and with the legal authority and operational ability to satisfy the obligations of the assigning Party under this Agreement. Any attempted assignment that violates this Section 9.13 is void and ineffective. Any assignment under this Agreement shall not relieve a Party of its obligations, nor shall a Party's obligations be enlarged, in whole or in part, by reason thereof. Where required, consent to assignment will not be unreasonably withheld, conditioned or delayed. Notwithstanding the above, this Agreement may be assigned by a governmental Party without consent of the other Parties, if

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the United States, a state, or a local government with jurisdiction over such Party orders such governmental Party to assign this Agreement.

**9.14 Specific Performance.** Each Party's obligations under this Agreement are unique. The Parties each acknowledge that, if any Party should default in performance of the duties and obligations imposed by this Agreement, it would be extremely impracticable to measure the resulting damages. Accordingly, the non-defaulting Party, in addition to any other available rights or remedies, may seek specific performance and the Parties each expressly waive the defense that a remedy in damages will be adequate.

**9.15 Force Majeure.** No Party shall be liable for any failure to perform its obligations in connection with any action described in this Agreement, if such failure results from an Uncontrollable Force as defined in the ISO Tariff (including any mechanical, electronic, or communication failures, but excluding failure caused by a party's financial condition or negligence).

**9.16 Governing Law.** The rights and obligations of the Parties and the interpretation and performance of this Agreement shall be governed by the law of California, excluding its conflicts of law rules, except if a federal Party is involved, in which case federal law shall apply as if performed within the state of California. Notwithstanding the foregoing, nothing shall affect the rights of the Parties under the Federal Power Act, any applicable agreement, the NERC Rules of Procedure, or rules or orders promulgated by FERC.

**9.17 Consistency with Federal Laws and Regulations.** Section 22.9 of the ISO Tariff titled "Consistency with Federal Laws and Regulations" is hereby incorporated herein by reference, providing however, that the references to the ISO Tariff in Section 22.9 shall include this Agreement.

**9.18 Notices.** Any written notice provided for in this Agreement shall be in writing transmitted via electronic mail to the persons identified in Appendix 2, followed with a hard copy delivered in person or sent by overnight mail or United States certified mail within three (3) days of the electronic mail transmission. Electronic mail notice shall be deemed effective upon transmission unless the Party sending the electronic mail learns that delivery was unsuccessful, in which case notice is deemed effective upon service of the hard copy. Any Party may at any time, by at least fifteen (15) days notice to the other Party, change the designation or address of a person specified in Appendix 2. Such a change to Appendix 2 shall not constitute an amendment to this Agreement.


**9.19 FERC Jurisdiction.** Nothing in this Agreement shall be meant to imply or cede jurisdiction to FERC, NERC or any other regulatory or Compliance Enforcement Authority, to the extent that FERC, NERC or other regulatory or Compliance Enforcement Authority does not have jurisdiction over a Party to this

Agreement. FERC, NERC and other regulatory or Compliance Enforcement Authority entities have limited jurisdiction over certain Parties and, by executing this Agreement, no Party is waiving or conceding any defenses it has to assert jurisdictional defenses, including, but not limited to, sovereign immunity, intergovernmental immunities, or lack of subject matter jurisdiction.

**9.20 Severability.** If any term or provision of this Agreement is held to be illegal, invalid, or unenforceable under any present or future law or by FERC, (a) such term or provision shall be fully severable, (b) this Agreement shall be construed and enforced as if such illegal, invalid or unenforceable provision had never comprised a part hereof, and (c) the remaining provisions of this Agreement shall remain in full force and effect and shall not be affected by the illegal, invalid or unenforceable provision or by its severance herefrom.

**IN WITNESS WHEREOF**, the Parties have executed this Agreement and it is effective as of the effective date pursuant to Section 2.1.

**California Independent System Operator Corporation**

By:   
Name: Eric Schmitt  
Title: Vice President, Operations  
Date: 9/29/17

**Valley Electric Association, Inc.**

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

Agreement. FERC, NERC and other regulatory or Compliance Enforcement Authority entities have limited jurisdiction over certain Parties and, by executing this Agreement, no Party is waiving or conceding any defenses it has to assert jurisdictional defenses, including, but not limited to, sovereign immunity, intergovernmental immunities, or lack of subject matter jurisdiction.


**9.20 Severability.** If any term or provision of this Agreement is held to be illegal, invalid, or unenforceable under any present or future law or by FERC, (a) such term or provision shall be fully severable, (b) this Agreement shall be construed and enforced as if such illegal, invalid or unenforceable provision had never comprised a part hereof, and (c) the remaining provisions of this Agreement shall remain in full force and effect and shall not be affected by the illegal, invalid or unenforceable provision or by its severance herefrom.

**IN WITNESS WHEREOF**, the Parties have executed this Agreement and it is effective as of the effective date pursuant to Section 2.1.

**California Independent System Operator Corporation**

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

**Valley Electric Association, Inc.**

By:   
Name: Kristin Mettke  
Title: Executive Vice President Engineer & Compliance  
Date: 9/28/2017



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**APPENDIX 1****APPLICABLE TRANSMISSION FACILITIES**

For purposes of this Agreement, the TE's transmission system includes:

- 1) Those transmission lines and associated facilities that Valley Electric Association has turned over operational control to the ISO as specified in the CAISO Register of transmission facilities and as the CAISO Register may be amended from time to time.
- 2) Those transmission lines and associated facilities that GridLiance West Transco LLC has turned over operational control to the ISO as specified in the CAISO Register of transmission facilities and as the CAISO Register may be amended from time to time.

**APPENDIX 2****Valley Electric Association, Inc.**

## Name of Primary

Representative: Emily Schneider  
Title: Manager of Regulatory Compliance  
Company: Valley Electric Association, Inc.  
Address: 800 E. Highway 372; PO Box 237  
City/State/Zip Code: Pahrump, NV 89048  
Email Address: eschneider@vea.coop  
Phone: 775-727-2190  
Fax No: 775-727-6320

## Name of Alternative

Representative: Kristin Mettke  
Title: Executive Vice President of Engineering & Compliance  
Company: Valley Electric Association, Inc.  
Address: 800 E. Highway 372; PO Box 237  
City/State/Zip Code: Pahrump, NV 89048  
Email Address: kristinm@vea.coop  
Phone: 775-727-2164  
Fax No: 775-727-6320

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**ISO**

## Name of Primary

Representative: Lisa Milanes  
Title: Director, Corporate Compliance  
Address: 250 Outcropping Way  
City/State/Zip Code: Folsom, CA 95630  
Email address: lmilanes@caiso.com  
Phone: (916) 351-2172  
Fax: (916) 608-7222

## Name of Alternative

Representative: Burton Gross  
Title: Assistant General Counsel  
Address: 250 Outcropping Way  
City/State/Zip Code: Folsom, CA 95630  
Email address: bgross@caiso.com  
Phone: (916) 608-7268  
Fax: (916) 608-7222

## **APPENDIX 3**

### **CFR Matrix**

**APPENDIX 3: CFR Matrix for Coordinated Functional Registration Agreement Between California ISO and Valley Electric Association**

**Version 9.0**

Standard	Req.	Text of Requirement	Responsibility		Responsibility (either Each, Split, Single or N/A)	Responsibility Details
			CAISO	TE		
BAL-005-0.2b	R1.	All generation, transmission, and load operating within an Interconnection must be included within the metered boundaries of a Balancing Authority Area.		X	Single	
BAL-005-0.2b	R1.2.	Each Transmission Operator with transmission facilities operating in an Interconnection shall ensure that those transmission facilities are included within the metered boundaries of a Balancing Authority Area.		X	Single	
CIP-002-5.1	R1	Each Responsible Entity shall implement a process that considers each of the following assets for purposes of parts 1.1 through 1.3: i. Control Centers and backup Control Centers; ii. Transmission stations and substations; iii. Generation resources; iv. Systems and facilities critical to system restoration, including Blackstart Resources and Cranking Paths and initial switching requirements; v. Special Protection Systems that support the reliable operation of the Bulk Electric System; and vi. For Distribution Providers, Protection Systems specified in Applicability section 4.2.1 above.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-002-5.1	R1.1	Identify each of the high impact BES Cyber Systems according to Attachment 1, Section 1, if any, at each asset;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-002-5.1	R1.2	Identify each of the medium impact BES Cyber Systems according to Attachment 1, Section 2, if any, at each asset; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-002-5.1	R1.3	Identify each asset that contains a low impact BES Cyber System according to Attachment 1, Section 3, if any (a discrete list of low impact BES Cyber Systems is not required).	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-002-5.1	R2	The Responsible Entity shall:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-002-5.1	R2.1	Review the identifications in Requirement R1 and its parts (and update them if there are changes identified) at least once every 15 calendar months, even if it has no identified items in Requirement R1, and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-002-5.1	R2.2	Have its CIP Senior Manager or delegate approve the identifications required by Requirement R1 at least once every 15 calendar months, even if it has no identified items in Requirement R1.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.	Each Responsible Entity shall review and obtain CIP Senior Manager approval at least once every 15 calendar months for one or more documented cyber security policies that collectively address the following topics:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.1	For its high impact and medium impact BES Cyber Systems, if any:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.1.1	Personnel & training (CIP-004);	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.1.2	Electronic Security Perimeters (CIP-005) including Interactive Remote Access;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.1.3	Physical security of BES Cyber Systems (CIP-006);	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.1.4	System security management (CIP-007);	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.1.5	Incident reporting and response planning (CIP-008);	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.1.6	Recovery plans for BES Cyber Systems (CIP-009);	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.1.7	Configuration change management and vulnerability assessments (CIP-010);	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-003-6	R1.1.8	Information protection (CIP-011); and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.1.9	Declaring and responding to CIP Exceptional Circumstances.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.2	For its assets identified in CIP-002 containing low impact BES Cyber Systems, if any:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.2.1	Cyber security awareness;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.2.2	Physical security controls;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.2.3	Electronic access controls for Low Impact External Routable Connectivity (LERC) and Dial-up Connectivity; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R1.2.4	Cyber Security Incident response	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R2	Each Responsible Entity with at least one asset identified in CIP-002 containing low impact BES Cyber Systems shall implement one or more documented cyber security plan(s) for its low impact BES Cyber Systems that include the sections in Attachment 1.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-003-6	R3	Each Responsible Entity shall identify a CIP Senior Manager by name and document any change within 30 calendar days of the change.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities



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			CAISO	TE		
CIP-003-6	R4	The Responsible Entity shall implement a documented process to delegate authority, unless no delegations are used. Where allowed by the CIP Standards, the CIP Senior Manager may delegate authority for specific actions to a delegate or delegates. These delegations shall be documented, including the name or title of the delegate, the specific actions delegated, and the date of the delegation; approved by the CIP Senior Manager; and updated within 30 days of any change to the delegation. Delegation changes do not need to be reinstated with a change to the delegator.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R1	Each Responsible Entity shall implement one or more documented processes that collectively include each of the applicable requirement parts in <i>CIP-004-6 Table R1 – Security Awareness Program</i> .	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R1.1	Security awareness that, at least once each calendar quarter, reinforces cyber security practices (which may include associated physical security practices) for the Responsible Entity’s personnel who have authorized electronic or authorized unescorted physical access to BES Cyber Systems.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2	Each Responsible Entity shall implement one or more cyber security training program(s) appropriate to individual roles, functions, or responsibilities that collectively includes each of the applicable requirement parts in <i>CIP-004-6 Table R2 – Cyber Security Training Program</i> .	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2.1	Training content on:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2.1.1	Cyber security policies;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-004-6	R2.1.2	Physical access controls;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2.1.3	Electronic access controls;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2.1.4	The visitor control program;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2.1.5	Handling of BES Cyber System Information and its storage;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2.1.6	Identification of a Cyber Security Incident and initial notifications in accordance with the entity's incident response plan;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2.1.7	Recovery plans for BES Cyber Systems;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2.1.8	Response to Cyber Security Incidents; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2.1.9	Cyber security risks associated with a BES Cyber System's electronic interconnectivity and interoperability with other Cyber Assets, including Transient Cyber Assets, and with Removable Media.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2.2	Require completion of the training specified in Part 2.1 prior to granting authorized electronic access and authorized unescorted physical access to applicable Cyber Assets, except during CIP Exceptional Circumstances.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R2.3	Require completion of the training specified in Part 2.1 at least once every 15 calendar months.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-004-6	R3	Each Responsible Entity shall implement one or more documented personnel risk assessment program(s) to attain and retain authorized electronic or authorized unescorted physical access to BES Cyber Systems that collectively include each of the applicable requirement parts in <i>CIP-004-6 Table R3 – Personnel Risk Assessment Program</i> .	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R3.1	Process to confirm identity.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R3.2	Process to perform a seven year criminal history records check as part of each personnel risk assessment that includes:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R3.2.1	current residence, regardless of duration; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R3.2.2	other locations where, during the seven years immediately prior to the date of the criminal history records check, the subject has resided for six consecutive months or more. <i>(If it is not possible to perform a full seven year criminal history records check, conduct as much of the seven year criminal history records check as possible and document the reason the full seven year criminal history records check could not be performed.)</i>	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R3.3	Criteria or process to evaluate criminal history records checks for authorizing access.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R3.4	Criteria or process for verifying that personnel risk assessments performed for contractors or service vendors are conducted according to Parts 3.1 through 3.3.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R3.5	Process to ensure that individuals with authorized electronic or authorized unescorted physical access have had a personnel risk assessment completed according to Parts 3.1 to 3.4 within the last seven years.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-004-6	R4	Each Responsible Entity shall implement one or more documented access management program(s) that collectively include each of the applicable requirement parts in CIP-004-6 Table R4 – Access Management Program.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R4.1	Process to authorize based on need, as determined by the Responsible Entity, except for CIP Exceptional Circumstances:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R4.1.1	Electronic access;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R4.1.2	Unescorted physical access into a Physical Security Perimeter; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R4.1.3	Access to designated storage locations, whether physical or electronic, for BES Cyber System Information.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R4.2	Verify at least once each calendar quarter that individuals with active electronic access or unescorted physical access have authorization records.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R4.3	For electronic access, verify at least once every 15 calendar months that all user accounts, user account groups, or user role categories, and their specific, associated privileges are correct and are those that the Responsible Entity determines are necessary.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R4.4	Verify at least once every 15 calendar months that access to the designated storage locations for BES Cyber System Information, whether physical or electronic, are correct and are those that the Responsible Entity determines are necessary for performing assigned work functions.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R5	Each Responsible Entity shall implement one or more documented access revocation program(s) that collectively include each of the applicable requirement parts in CIP-004-6 Table R5 – Access Revocation.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-004-6	R5.1	A process to initiate removal of an individual’s ability for unescorted physical access and Interactive Remote Access upon a termination action, and complete the removals within 24 hours of the termination action (Removal of the ability for access may be different than deletion, disabling, revocation, or removal of all access rights).	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R5.2	For reassignments or transfers, revoke the individual’s authorized electronic access to individual accounts and authorized unescorted physical access that the Responsible Entity determines are not necessary by the end of the next calendar day following the date that the Responsible Entity determines that the individual no longer requires retention of that access.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R5.3	For termination actions, revoke the individual’s access to the designated storage locations for BES Cyber System Information, whether physical or electronic (unless already revoked according to Requirement R5.1), by the end of the next calendar day following the effective date of the termination action.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-004-6	R5.4	For termination actions, revoke the individual’s non-shared user accounts (unless already revoked according to Parts 5.1 or 5.3) within 30 calendar days of the effective date of the termination action.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-004-6	R5.5	For termination actions, change passwords for shared account(s) known to the user within 30 calendar days of the termination action. For reassignments or transfers, change passwords for shared account(s) known to the user within 30 calendar days following the date that the Responsible Entity determines that the individual no longer requires retention of that access. If the Responsible Entity determines and documents that extenuating operating circumstances require a longer time period, change the password(s) within 10 calendar days following the end of the operating circumstances.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-005-5	R1	Each Responsible Entity shall implement one or more documented processes that collectively include each of the applicable requirement parts in CIP-005-5 Table R1 – Electronic Security Perimeter.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-005-5	R1.1	All applicable Cyber Assets connected to a network via a routable protocol shall reside within a defined ESP.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-005-5	R1.2	All External Routable Connectivity must be through an identified Electronic Access Point (EAP).	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-005-5	R1.3	Require inbound and outbound access permissions, including the reason for granting access, and deny all other access by default.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-005-5	R1.4	Where technically feasible, perform authentication when establishing Dial-up Connectivity with applicable Cyber Assets.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-005-5	R1.5	Have one or more methods for detecting known or suspected malicious communications for both inbound and outbound communications.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-005-5	R2	Each Responsible Entity allowing Interactive Remote Access to BES Cyber Systems shall implement one or more documented processes that collectively include the applicable requirement parts, where technically feasible, in CIP-005-5 Table R2 – Interactive Remote Access Management.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-005-5	R2.1	Utilize an Intermediate System such that the Cyber Asset initiating Interactive Remote Access does not directly access an applicable Cyber Asset.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-005-5	R2.2	For all Interactive Remote Access sessions, utilize encryption that terminates at an Intermediate System.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-005-5	R2.3	Require multi-factor authentication for all Interactive Remote Access sessions.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R1	Each Responsible Entity shall implement one or more documented physical security plan(s) that collectively include all of the applicable requirement parts in CIP-006-6 Table R1 – Physical Security Plan.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R1.1	Define operational or procedural controls to restrict physical access.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R1.2	Utilize at least one physical access control to allow unescorted physical access into each applicable Physical Security Perimeter to only those individuals who have authorized unescorted physical access.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R1.3	Where technically feasible, utilize two or more different physical access controls (this does not require two completely independent physical access control systems) to collectively allow unescorted physical access into Physical Security Perimeters to only those individuals who have authorized unescorted physical access.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities



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			CAISO	TE		
CIP-006-6	R1.4	Monitor for unauthorized access through a physical access point into a Physical Security Perimeter.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R1.5	Issue an alarm or alert in response to detected unauthorized access through a physical access point into a Physical Security Perimeter to the personnel identified in the BES Cyber Security Incident response plan within 15 minutes of detection.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R1.6	Monitor each Physical Access Control System for unauthorized physical access to a Physical Access Control System.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R1.7	Issue an alarm or alert in response to detected unauthorized physical access to a Physical Access Control System to the personnel identified in the BES Cyber Security Incident response plan within 15 minutes of the detection.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R1.8	Log (through automated means or by personnel who control entry) entry of each individual with authorized unescorted physical access into each Physical Security Perimeter, with information to identify the individual and date and time of entry.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R1.9	Retain physical access logs of entry of individuals with authorized unescorted physical access into each Physical Security Perimeter for at least ninety calendar days.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-006-6	R1.10	Restrict physical access to cabling and other nonprogrammable communication components used for connection between applicable Cyber Assets within the same Electronic Security Perimeter in those instances when such cabling and components are located outside of a Physical Security Perimeter. Where physical access restrictions to such cabling and components are not implemented, the Responsible Entity shall document and implement one or more of the following: - encryption of data that transits such cabling and components; or - monitoring the status of the communication link composed of such cabling and components and issuing an alarm or alert in response to detected communication failures to the personnel identified in the BES Cyber Security Incident response plan within 15 minutes of detection; or - an equally effective logical protection.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R2	Each Responsible Entity shall implement one or more documented visitor control program(s) that include each of the applicable requirement parts in CIP-006-6 Table R2 – Visitor Control Program.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R2.1	Require continuous escorted access of visitors (individuals who are provided access but are not authorized for unescorted physical access) within each Physical Security Perimeter, except during CIP Exceptional Circumstances.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R2.2	Require manual or automated logging of visitor entry into and exit from the Physical Security Perimeter that includes date and time of the initial entry and last exit, the visitor’s name, and the name of an individual point of contact responsible for the visitor, except during CIP Exceptional Circumstances.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-006-6	R2.3	Retain visitor logs for at least ninety calendar days.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R3	Each Responsible Entity shall implement one or more documented Physical Access Control System maintenance and testing program(s) that collectively include each of the applicable requirement parts in CIP-006-6 Table R3 – Maintenance and Testing Program.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-006-6	R3.1	Maintenance and testing of each Physical Access Control System and locally mounted hardware or devices at the Physical Security Perimeter at least once every 24 calendar months to ensure they function properly.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R1	Each Responsible Entity shall implement one or more documented process(es) that collectively include each of the applicable requirement parts in CIP-007-6 Table R1 – Ports and Services.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R1.1	Where technically feasible, enable only logical network accessible ports that have been determined to be needed by the Responsible Entity, including port ranges or services where needed to handle dynamic ports. If a device has no provision for disabling or restricting logical ports on the device then those ports that are open are deemed needed.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R1.2	Protect against the use of unnecessary physical input/output ports used for network connectivity, console commands, or Removable Media.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R2	Each Responsible Entity shall implement one or more documented process(es) that collectively include each of the applicable requirement parts in CIP-007-6 Table R2 – Security Patch Management.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-007-6	R2.1	A patch management process for tracking, evaluating, and installing cyber security patches for applicable Cyber Assets. The tracking portion shall include the identification of a source or sources that the Responsible Entity tracks for the release of cyber security patches for applicable Cyber Assets that are updateable and for which a patching source exists.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R2.2	At least once every 35 calendar days, evaluate security patches for applicability that have been released since the last evaluation from the source or sources identified in Part 2.1.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R2.3	For applicable patches identified in Part 2.2, within 35 calendar days of the evaluation completion, take one of the following actions: - Apply the applicable patches; or - Create a dated mitigation plan; or - Revise an existing mitigation plan. Mitigation plans shall include the Responsible Entity's planned actions to mitigate the vulnerabilities addressed by each security patch and a timeframe to complete these mitigations.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R2.4	For each mitigation plan created or revised in Part 2.3, implement the plan within the timeframe specified in the plan, unless a revision to the plan or an extension to the timeframe specified in Part 2.3 is approved by the CIP Senior Manager or delegate.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R3	Each Responsible Entity shall implement one or more documented process(es) that collectively include each of the applicable requirement parts in CIP-007-6 Table R3 – Malicious Code Prevention.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R3.1	Deploy method(s) to deter, detect, or prevent malicious code.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R3.2	Mitigate the threat of detected malicious code.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-007-6	R3.3	For those methods identified in Part 3.1 that use signatures or patterns, have a process for the update of the signatures or patterns. The process must address testing and installing the signatures or patterns.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R4	Each Responsible Entity shall implement one or more documented process(es) that collectively include each of the applicable requirement parts in CIP-007-6 Table R4 – Security Event Monitoring.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R4.1	Log events at the BES Cyber System level (per BES Cyber System capability) or at the Cyber Asset level (per Cyber Asset capability) for identification of, and after-the-fact investigations of, Cyber Security Incidents that includes, as a minimum, each of the following types of events:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R4.1.1	Detected successful login attempts;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R4.1.2	Detected failed access attempts and failed login attempts;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R4.1.3	Detected malicious code.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R4.2	Generate alerts for security events that the Responsible Entity determines necessitates an alert, that includes, as a minimum, each of the following types of events (per Cyber Asset or BES Cyber System capability):	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R4.2.1	Detected malicious code from Part 4.1; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R4.2.2	Detected failure of Part 4.1 event logging.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-007-6	R4.3	Where technically feasible, retain applicable event logs identified in Part 4.1 for at least the last 90 consecutive calendar days except under CIP Exceptional Circumstances.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R4.4	Review a summarization or sampling of logged events as determined by the Responsible Entity at intervals no greater than 15 calendar days to identify undetected Cyber Security Incidents.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R5	Each Responsible Entity shall implement one or more documented process(es) that collectively include each of the applicable requirement parts in CIP-007-6 Table R5 – System Access Controls.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R5.1	Have a method(s) to enforce authentication of interactive user access, where technically feasible.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R5.2	Identify and inventory all known enabled default or other generic account types, either by system, by groups of systems, by location, or by system type(s).	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R5.3	Identify individuals who have authorized access to shared accounts.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R5.4	Change known default passwords, per Cyber Asset capability	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R5.5	For password-only authentication for interactive user access, either technically or procedurally enforce the following password parameters:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R5.5.1	Password length that is, at least, the lesser of eight characters or the maximum length supported by the Cyber Asset; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R5.5.2	Minimum password complexity that is the lesser of three or more different types of characters (e.g., uppercase alphabetic, lowercase alphabetic, numeric, non-alphanumeric) or the maximum complexity supported by the Cyber Asset.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-007-6	R5.6	Where technically feasible, for password-only authentication for interactive user access, either technically or procedurally enforce password changes or an obligation to change the password at least once every 15 calendar months.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-007-6	R5.7	Where technically feasible, either: - Limit the number of unsuccessful authentication attempts; or - Generate alerts after a threshold of unsuccessful authentication attempts.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R1	Each Responsible Entity shall document one or more Cyber Security Incident response plan(s) that collectively include each of the applicable requirement parts in CIP-008-5 Table R1 – Cyber Security Incident Response Plan Specifications.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R1.1	One or more processes to identify, classify, and respond to Cyber Security Incidents.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R1.2	One or more processes to determine if an identified Cyber Security Incident is a Reportable Cyber Security Incident and notify the Electricity Sector Information Sharing and Analysis Center (ES-ISAC), unless prohibited by law. Initial notification to the ES-ISAC, which may be only a preliminary notice, shall not exceed one hour from the determination of a Reportable Cyber Security Incident.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R1.3	The roles and responsibilities of Cyber Security Incident response groups or individuals.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R1.4	Incident handling procedures for Cyber Security Incidents.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R2	Each Responsible Entity shall implement each of its documented Cyber Security Incident response plans to collectively include each of the applicable requirement parts in CIP-008-5 Table R2 – Cyber Security Incident Response Plan Implementation and Testing.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities



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			CAISO	TE		
CIP-008-5	R2.1	Test each Cyber Security Incident response plan(s) at least once every 15 calendar months: - By responding to an actual Reportable Cyber Security Incident; - With a paper drill or tabletop exercise of a Reportable Cyber Security Incident; or - With an operational exercise of a Reportable Cyber Security Incident.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R2.2	Use the Cyber Security Incident response plan(s) under Requirement R1 when responding to a Reportable Cyber Security Incident or performing an exercise of a Reportable Cyber Security Incident. Document deviations from the plan(s) taken during the response to the incident or exercise.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R2.3	Retain records related to Reportable Cyber Security Incidents.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R3	Each Responsible Entity shall maintain each of its Cyber Security Incident response plans according to each of the applicable requirement parts in CIP-008-5 Table R3 – Cyber Security Incident Response Plan Review, Update, and Communication.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R3.1	No later than 90 calendar days after completion of a Cyber Security Incident response plan(s) test or actual Reportable Cyber Security Incident response:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R3.1.1	Document any lessons learned or document the absence of any lessons learned;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R3.1.2	Update the Cyber Security Incident response plan based on any documented lessons learned associated with the plan; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R3.1.3	Notify each person or group with a defined role in the Cyber Security Incident response plan of the updates to the Cyber Security Incident response plan based on any documented lessons learned.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-008-5	R3.2	No later than 60 calendar days after a change to the roles or responsibilities, Cyber Security Incident response groups or individuals, or technology that the Responsible Entity determines would impact the ability to execute the plan:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R3.2.1	Update the Cyber Security Incident response plan(s); and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-008-5	R3.2.2	Notify each person or group with a defined role in the Cyber Security Incident response plan of the updates.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R1	Each Responsible Entity shall have one or more documented recovery plan(s) that collectively include each of the applicable requirement parts in CIP-009-6 Table R1 – Recovery Plan Specifications.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R1.1	Conditions for activation of the recovery plan(s).	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R1.2	Roles and responsibilities of responders.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R1.3	One or more processes for the backup and storage of information required to recover BES Cyber System functionality.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R1.4	One or more processes to verify the successful completion of the backup processes in Part 1.3 and to address any backup failures.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R1.5	One or more processes to preserve data, per Cyber Asset capability, for determining the cause of a Cyber Security Incident that triggers activation of the recovery plan(s). Data preservation should not impede or restrict recovery.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-009-6	R2	Each Responsible Entity shall implement its documented recovery plan(s) to collectively include each of the applicable requirement parts in CIP-009-6 Table R2 – Recovery Plan Implementation and Testing.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R2.1	Test each of the recovery plans referenced in Requirement R1 at least once every 15 calendar months: - By recovering from an actual incident; - With a paper drill or tabletop exercise; or - With an operational exercise.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R2.2	Test a representative sample of information used to recover BES Cyber System functionality at least once every 15 calendar months to ensure that the information is useable and is compatible with current configurations.  An actual recovery that incorporates the information used to recover BES Cyber System functionality substitutes for this test.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R2.3	Test each of the recovery plans referenced in Requirement R1 at least once every 36 calendar months through an operational exercise of the recovery plans in an environment representative of the production environment.  An actual recovery response may substitute for an operational exercise.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R3	Each Responsible Entity shall maintain each of its recovery plan(s) in accordance with each of the applicable requirement parts in CIP-009-6 Table R3 – Recovery Plan Review, Update and Communication.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R3.1	No later than 90 calendar days after completion of a recovery plan test or actual recovery:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R3.1.1	Document any lessons learned associated with a recovery plan test or actual recovery or document the absence of any lessons learned;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-009-6	R3.1.2	Update the recovery plan based on any documented lessons learned associated with the plan; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R3.1.3	Notify each person or group with a defined role in the recovery plan of the updates to the recovery plan based on any documented lessons learned.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R3.2	No later than 60 calendar days after a change to the roles or responsibilities, responders, or technology that the Responsible Entity determines would impact the ability to execute the recovery plan:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R3.2.1	Update the recovery plan; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-009-6	R3.2.2	Notify each person or group with a defined role in the recovery plan of the updates.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1	Each Responsible Entity shall implement one or more documented process(es) that collectively include each of the applicable requirement parts in CIP-010-2 Table R1 – Configuration Change Management.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.1	Develop a baseline configuration, individually or by group, which shall include the following items:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.1.1	Operating system(s) (including version) or firmware where no independent operating system exists;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.1.2	Any commercially available or open-source application software (including version) intentionally installed;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.1.3	Any custom software installed;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.1.4	Any logical network accessible ports; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-010-2	R1.1.5	Any security patches applied.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.2	Authorize and document changes that deviate from the existing baseline configuration.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.3	For a change that deviates from the existing baseline configuration, update the baseline configuration as necessary within 30 calendar days of completing the change.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.4	For a change that deviates from the existing baseline configuration:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.4.1	Prior to the change, determine required cyber security controls in CIP-005 and CIP-007 that could be impacted by the change;	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.4.2	Following the change, verify that required cyber security controls determined in 1.4.1 are not adversely affected; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.4.3	Document the results of the verification.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.5	Where technically feasible, for each change that deviates from the existing baseline configuration:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R1.5.1	Prior to implementing any change in the production environment, test the changes in a test environment or test the changes in a production environment where the test is performed in a manner that minimizes adverse effects, that models the baseline configuration to ensure that required cyber security controls in CIP-005 and CIP-007 are not adversely affected; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-010-2	R1.5.2	Document the results of the testing and, if a test environment was used, the differences between the test environment and the production environment, including a description of the measures used to account for any differences in operation between the test and production environments.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R2	Each Responsible Entity shall implement one or more documented process(es) that collectively include each of the applicable requirement parts in CIP-010-2 Table R2 – Configuration Monitoring.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R2.1	Monitor at least once every 35 calendar days for changes to the baseline configuration (as described in Requirement R1, Part 1.1). Document and investigate detected unauthorized changes.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R3	Each Responsible Entity shall implement one or more documented process(es) that collectively include each of the applicable requirement parts in CIP-010-2 Table R3– Vulnerability Assessments.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R3.1	At least once every 15 calendar months, conduct a paper or active vulnerability assessment.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R3.2	Where technically feasible, at least once every 36 calendar months:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R3.2.1	Perform an active vulnerability assessment in a test environment, or perform an active vulnerability assessment in a production environment where the test is performed in a manner that minimizes adverse effects, that models the baseline configuration of the BES Cyber System in a production environment; and	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-010-2	R3.2.2	Document the results of the testing and, if a test environment was used, the differences between the test environment and the production environment, including a description of the measures used to account for any differences in operation between the test and production environments.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R3.3	Prior to adding a new applicable Cyber Asset to a production environment, perform an active vulnerability assessment of the new Cyber Asset, except for CIP Exceptional Circumstances and like replacements of the same type of Cyber Asset with a baseline configuration that models an existing baseline configuration of the previous or other existing Cyber Asset.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R3.4	Document the results of the assessments conducted according to Parts 3.1, 3.2, and 3.3 and the action plan to remediate or mitigate vulnerabilities identified in the assessments including the planned date of completing the action plan and the execution status of any remediation or mitigation action items.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-010-2	R4	Each Responsible Entity, for its high impact and medium impact BES Cyber Systems and associated Protected Cyber Assets, shall implement, except under CIP Exceptional Circumstances, one or more documented plan(s) for Transient Cyber Assets and Removable Media that include the sections in Attachment 1.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-011-2	R1	Each Responsible Entity shall implement one or more documented information protection program(s) that collectively includes each of the applicable requirement parts in CIP-011-2 Table R1 – Information Protection.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-011-2	R1.1	Method(s) to identify information that meets the definition of BES Cyber System Information.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities

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			CAISO	TE		
CIP-011-2	R1.2	Procedure(s) for protecting and securely handling BES Cyber System Information, including storage, transit, and use.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-011-2	R2	Each Responsible Entity shall implement one or more documented process(es) that collectively include the applicable requirement parts in CIP-011-2 Table R2 – BES Cyber Asset Reuse and Disposal.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-011-2	R2.1	Prior to the release for reuse of applicable Cyber Assets that contain BES Cyber System Information (except for reuse within other systems identified in the “Applicable Systems” column), the Responsible Entity shall take action to prevent the unauthorized retrieval of BES Cyber System Information from the Cyber Asset data storage media.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-011-2	R2.2	Prior to the disposal of applicable Cyber Assets that contain BES Cyber System Information, the Responsible Entity shall take action to prevent the unauthorized retrieval of BES Cyber System Information from the Cyber Asset or destroy the data storage media.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this Standard Requirement for their respective facilities
CIP-014-2	R4.	Each Transmission Owner that identified a Transmission station, Transmission substation, or a primary control center in Requirement R1 and verified according to Requirement R2, and each Transmission Operator notified by a Transmission Owner according to Requirement R3, shall conduct an evaluation of the potential threats and vulnerabilities of a physical attack to each of their respective Transmission station(s), Transmission substation(s), and primary control center(s) identified in Requirement R1 and verified according to Requirement R2. The evaluation shall consider the following:		X	Single	
CIP-014-2	R4.1.	Unique characteristics of the identified and verified Transmission station(s), Transmission substation(s), and primary control center(s);		X	Single	



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			CAISO	TE		
CIP-014-2	R4.2.	Prior history of attack on similar facilities taking into account the frequency, geographic proximity, and severity of past physical security related events; and		X	Single	
CIP-014-2	R4.3.	Intelligence or threat warnings received from sources such as law enforcement, the Electric Reliability Organization (ERO), the Electricity Sector Information Sharing and Analysis Center (ES-ISAC), U.S. federal and/or Canadian governmental agencies, or their successors.		X	Single	
CIP-014-2	R5.	Each Transmission Owner that identified a Transmission station, Transmission substation, or primary control center in Requirement R1 and verified according to Requirement R2, and each Transmission Operator notified by a Transmission Owner according to Requirement R3, shall develop and implement a documented physical security plan(s) that covers their respective Transmission station(s), Transmission substation(s), and primary control center(s). The physical security plan(s) shall be developed within 120 calendar days following the completion of Requirement R2 and executed according to the timeline specified in the physical security plan(s). The physical security plan(s) shall include the following attributes:		X	Single	
CIP-014-2	R5.1.	Resiliency or security measures designed collectively to deter, detect, delay, assess, communicate, and respond to potential physical threats and vulnerabilities identified during the evaluation conducted in Requirement R4.		X	Single	
CIP-014-2	R5.2.	Law enforcement contact and coordination information.		X	Single	
CIP-014-2	R5.3.	A timeline for executing the physical security enhancements and modifications specified in the physical security plan.		X	Single	

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			CAISO	TE		
CIP-014-2	R5.4.	Provisions to evaluate evolving physical threats, and their corresponding security measures, to the Transmission station(s), Transmission substation(s), or primary control center(s).		X	Single	
CIP-014-2	R6.	Each Transmission Owner that identified a Transmission station, Transmission substation, or primary control center in Requirement R1 and verified according to Requirement R2, and each Transmission Operator notified by a Transmission Owner according to Requirement R3, shall have an unaffiliated third party review the evaluation performed under Requirement R4 and the security plan(s) developed under Requirement R5. The review may occur concurrently with or after completion of the evaluation performed under Requirement R4 and the security plan development under Requirement R5.		X	Single	
CIP-014-2	R6.1.	Each Transmission Owner and Transmission Operator shall select an unaffiliated third party reviewer from the following: - An entity or organization with electric industry physical security experience and whose review staff has at least one member who holds either a Certified Protection Professional (CPP) or Physical Security Professional (PSP) certification. - An entity or organization approved by the ERO. - A governmental agency with physical security expertise. - An entity or organization with demonstrated law enforcement, government, or military physical security expertise.		X	Single	

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			CAISO	TE		
CIP-014-2	R6.2.	The Transmission Owner or Transmission Operator, respectively, shall ensure that the unaffiliated third party review is completed within 90 calendar days of completing the security plan(s) developed in Requirement R5. The unaffiliated third party review may, but is not required to, include recommended changes to the evaluation performed under Requirement R4 or the security plan(s) developed under Requirement R5.		X	Single	
CIP-014-2	R6.3.	If the unaffiliated third party reviewer recommends changes to the evaluation performed under Requirement R4 or security plan(s) developed under Requirement R5, the Transmission Owner or Transmission Operator shall, within 60 calendar days of the completion of the unaffiliated third party review, for each recommendation: - Modify its evaluation or security plan(s) consistent with the recommendation; or - Document the reason(s) for not modifying the evaluation or security plan(s) consistent with the recommendation.		X	Single	
CIP-014-2	R6.4.	Each Transmission Owner and Transmission Operator shall implement procedures, such as the use of non-disclosure agreements, for protecting sensitive or confidential information made available to the unaffiliated third party reviewer and to protect or exempt sensitive or confidential information developed pursuant to this Reliability Standard from public disclosure.		X	Single	
COM-001-3	R3.	Each Transmission Operator shall have Interpersonal Communication capability with the following entities (unless the Transmission Operator detects a failure of its Interpersonal Communication capability in which case Requirement R10 shall apply):	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.

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			CAISO	TE		
COM-001-3	R3.1.	Its Reliability Coordinator.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.
COM-001-3	R3.2.	Each Balancing Authority within its Transmission Operator Area.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.
COM-001-3	R3.3.	Each Distribution Provider within its Transmission Operator Area.		X	Single	
COM-001-3	R3.4.	Each Generator Operator within its Transmission Operator Area.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.
COM-001-3	R3.5.	Each adjacent Transmission Operator synchronously connected.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.
COM-001-3	R3.6.	Each adjacent Transmission Operator asynchronously connected.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.
COM-001-3	R4.	Each Transmission Operator shall designate an Alternative Interpersonal Communication capability with the following entities:	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.
COM-001-3	R4.1.	Its Reliability Coordinator.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.
COM-001-3	R4.2.	Each Balancing Authority within its Transmission Operator Area.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.
COM-001-3	R4.3.	Each adjacent Transmission Operator synchronously connected.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.

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			CAISO	TE		
COM-001-3	R4.4.	Each adjacent Transmission Operator asynchronously connected.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.
COM-001-3	R9.	Each Reliability Coordinator, Transmission Operator, and Balancing Authority shall test its Alternative Interpersonal Communication capability at least once each calendar month. If the test is unsuccessful, the responsible entity shall initiate action to repair or designate a replacement Alternative Interpersonal Communication capability within 2 hours.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.
COM-001-3	R10.	Each Reliability Coordinator, Transmission Operator, and Balancing Authority shall notify entities as identified in Requirements R1, R3, and R5, respectively within 60 minutes of the detection of a failure of its Interpersonal Communication capability that lasts 30 minutes or longer.	X	X	Split	The CAISO and the TE shall each separately maintain compliance with this requirement as it applies to the detection of a failure of their respective Interpersonal Communication capabilities with the RC, BA, GOPs and TOPs within its TOP area. (R3.1, R3.2, R3.4 - R3.6)  The TE shall maintain compliance with this requirement as it applies to each Distribution Provider in its TOP area. (R3.3)
COM-001-3	R12.	Each Reliability Coordinator, Transmission Operator, Generator Operator, and Balancing Authority shall have internal Interpersonal Communication capabilities for the exchange of information necessary for the Reliable Operation of the BES. This includes communication capabilities between Control Centers within the same functional entity, and/or between a Control Center and field personnel.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Interpersonal Communication capabilities.
COM-002-4	R1	Each Balancing Authority, Reliability Coordinator, and Transmission Operator shall develop documented communications protocols for its operating personnel that issue and receive Operating Instructions. The protocols shall, at a minimum:	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective communications protocols

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			CAISO	TE		
COM-002-4	R1.1	Require its operating personnel that issue and receive an oral or written Operating Instruction to use the English language, unless agreed to otherwise. An alternate language may be used for internal operations.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective communications protocols
COM-002-4	R1.2	Require its operating personnel that issue an oral two-party, person-to-person Operating Instruction to take one of the following actions: - Confirm the receiver's response if the repeated information is correct. - Reissue the Operating Instruction if the repeated information is incorrect or if requested by the receiver. - Take an alternative action if a response is not received or if the Operating Instruction was not understood by the receiver.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective communications protocols
COM-002-4	R1.3	Require its operating personnel that receive an oral two-party, person-to-person Operating Instruction to take one of the following actions: - Repeat, not necessarily verbatim, the Operating Instruction and receive confirmation from the issuer that the response was correct. - Request that the issuer reissue the Operating Instruction.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective communications protocols
COM-002-4	R1.4	Require its operating personnel that issue a written or oral single-party to multiple-party burst Operating Instruction to confirm or verify that the Operating Instruction was received by at least one receiver of the Operating Instruction.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective communications protocols
COM-002-4	R1.5	Specify the instances that require time identification when issuing an oral or written Operating Instruction and the format for that time identification.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective communications protocols
COM-002-4	R1.6	Specify the nomenclature for Transmission interface Elements and Transmission interface Facilities when issuing an oral or written Operating Instruction.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective communications protocols

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			CAISO	TE		
COM-002-4	R2	Each Balancing Authority, Reliability Coordinator, and Transmission Operator shall conduct initial training for each of its operating personnel responsible for the Real-time operation of the interconnected Bulk Electric System on the documented communications protocols developed in Requirement R1 prior to that individual operator issuing an Operating Instruction.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
COM-002-4	R4	Each Balancing Authority, Reliability Coordinator, and Transmission Operator shall at least once every twelve (12) calendar months	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective communications protocols
COM-002-4	R4.1	Assess adherence to the documented communications protocols in Requirement R1 by its operating personnel that issue and receive Operating Instructions, provide feedback to those operating personnel and take corrective action, as deemed appropriate by the entity, to address deviations from the documented protocols.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective communications protocols
COM-002-4	R4.2	Assess the effectiveness of its documented communications protocols in Requirement R1 for its operating personnel that issue and receive Operating Instructions and modify its documented communication protocols, as necessary.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective communications protocols

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			CAISO	TE		
COM-002-4	R5	Each Balancing Authority, Reliability Coordinator, and Transmission Operator that issues an oral two-party, person-to-person Operating Instruction during an Emergency, excluding written or oral single-party to multiple-party burst Operating Instructions, shall either: - Confirm the receiver’s response if the repeated information is correct (in accordance with Requirement R6). - Reissue the Operating Instruction if the repeated information is incorrect or if requested by the receiver, or - Take an alternative action if a response is not received or if the Operating Instruction was not understood by the receiver.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
COM-002-4	R6	Each Balancing Authority, Distribution Provider, Generator Operator, and Transmission Operator that receives an oral two-party, person-to-person Operating Instruction during an Emergency, excluding written or oral single-party to multiple-party burst Operating Instructions, shall either: - Repeat, not necessarily verbatim, the Operating Instruction and receive confirmation from the issuer that the response was correct, or - Request that the issuer reissue the Operating Instruction.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
COM-002-4	R7	Each Balancing Authority, Reliability Coordinator, and Transmission Operator that issues a written or oral single-party to multiple-party burst Operating Instruction during an Emergency shall confirm or verify that the Operating Instruction was received by at least one receiver of the Operating Instruction	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel



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			CAISO	TE		
EOP-004-3	R1.	Each Responsible Entity shall have an event reporting Operating Plan in accordance with EOP-004-2-3 Attachment 1 that includes the protocol(s) for reporting to the Electric Reliability Organization and other organizations (e.g., the Regional Entity, company personnel, the Responsible Entity's Reliability Coordinator, law enforcement, or governmental authority).	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective operations.
EOP-004-3	R2.	Each Responsible Entity shall report events per their Operating Plan within 24 hours of recognition of meeting an event type threshold for reporting or by the end of the next business day if the event occurs on a weekend (which is recognized to be 4 PM local time on Friday to 8 AM Monday local time).	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective operations.
EOP-004-3	R3.	Each Responsible Entity shall validate all contact information contained in the Operating Plan pursuant to Requirement R1 each calendar year.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective operations.
EOP-005-2	R1.	Each Transmission Operator shall have a restoration plan approved by its Reliability Coordinator. The restoration plan shall allow for restoring the Transmission Operator's System following a Disturbance in which one or more areas of the Bulk Electric System (BES) shuts down and the use of Blackstart Resources is required to restore the shut down area to service, to a state whereby the choice of the next Load to be restored is not driven by the need to control frequency or voltage regardless of whether the Blackstart Resource is located within the Transmission Operator's System. The restoration plan shall include:	X	X	Each	The CAISO and TE will each have a Restoration Plan as set forth in R1.  The CAISO and the TE's restoration plans shall include, to the extent applicable, the R1 sub-requirements as detailed below.
EOP-005-2	R1.1.	Strategies for system restoration that are coordinated with the Reliability Coordinator's high level strategy for restoring the Interconnection.	X		Single	

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			CAISO	TE		
EOP-005-2	R1.2.	A description of how all Agreements or mutually agreed upon procedures or protocols for off-site power requirements of nuclear power plants, including priority of restoration, will be fulfilled during System restoration.			N/A	There is no nuclear power plan in the TE's operational footprint.
EOP-005-2	R1.3.	Procedures for restoring interconnections with other Transmission Operators under the direction of the Reliability Coordinator.	X		Single	
EOP-005-2	R1.4.	Identification of each Blackstart Resource and its characteristics including but not limited to the following: the name of the Blackstart Resource, location, megawatt and megavar capacity, and type of unit.			N/A	There are no Blackstart resources in the TE's operational footprint.
EOP-005-2	R1.5.	Identification of Cranking Paths and initial switching requirements between each Blackstart Resource and the unit(s) to be started.			N/A	There are no Blackstart resources in the TE's operational footprint, therefore the TE does not own or operate a cranking path.
EOP-005-2	R1.6.	Identification of acceptable operating voltage and frequency limits during restoration.	X	X	Split	The CAISO will identify acceptable frequency limits to be used during restoration.  The TE will identify acceptable voltage limits to be used during restoration.
EOP-005-2	R1.7.	Operating Processes to reestablish connections within the Transmission Operator's System for areas that have been restored and are prepared for reconnection.	X		Single	
EOP-005-2	R1.8.	Operating Processes to restore Loads required to restore the System, such as station service for substations, units to be restarted or stabilized, the Load needed to stabilize generation and frequency, and provide voltage control.	X	X	Split	The CAISO shall identify loads required to restore the System, such as units to be restarted or stabilized, the Load needed to stabilize generation and frequency, and provide voltage control.  The TE shall identify station service loads required to restore the System.
EOP-005-2	R1.9.	Operating Processes for transferring authority back to the Balancing Authority in accordance with the Reliability Coordinator's criteria.	X		Single	

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			CAISO	TE		
EOP-005-2	R2.	Each Transmission Operator shall provide the entities identified in its approved restoration plan with a description of any changes to their roles and specific tasks prior to the implementation date of the plan.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective restoration plans.
EOP-005-2	R3.	Each Transmission Operator shall review its restoration plan and submit it to its Reliability Coordinator annually on a mutually agreed predetermined schedule.	X	X	Split	The CAISO and TE shall each review their restoration plans.  The TE shall submit its restoration plan to the CAISO on a mutually agreed predetermined schedule.  The CAISO will submit the TE's restoration plan and the CAISO's overarching plan to the RC.
EOP-005-2	R4.	Each Transmission Operator shall update its restoration plan within 90 calendar days after identifying any unplanned permanent System modifications, or prior to implementing a planned BES modification, that would change the implementation of its restoration plan.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective restoration plans.
EOP-005-2	R4.1.	Each Transmission Operator shall submit its revised restoration plan to its Reliability Coordinator for approval within the same 90 calendar day period.	X		Single	
EOP-005-2	R5.	Each Transmission Operator shall have a copy of its latest Reliability Coordinator approved restoration plan within its primary and backup control rooms so that it is available to all of its System Operators prior to its implementation date.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective control rooms.
EOP-005-2	R6.	Each Transmission Operator shall verify through analysis of actual events, steady state and dynamic simulations, or testing that its restoration plan accomplishes its intended function. This shall be completed every five years at a minimum. Such analysis, simulations or testing shall verify:	X		Single	

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			CAISO	TE		
EOP-005-2	R6.1.	The capability of Blackstart Resources to meet the Real and Reactive Power requirements of the Cranking Paths and the dynamic capability to supply initial Loads.			N/A	There are no Blackstart Resources in the TE's operational footprint.
EOP-005-2	R6.2.	The location and magnitude of Loads required to control voltages and frequency within acceptable operating limits.	X		Single	
EOP-005-2	R6.3.	The capability of generating resources required to control voltages and frequency within acceptable operating limits.	X		Single	
EOP-005-2	R7.	Following a Disturbance in which one or more areas of the BES shuts down and the use of Blackstart Resources is required to restore the shut down area to service, each affected Transmission Operator shall implement its restoration plan. If the restoration plan cannot be executed as expected the Transmission Operator shall utilize its restoration strategies to facilitate restoration.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective restoration plans.
EOP-005-2	R8.	Following a Disturbance in which one or more areas of the BES shuts down and the use of Blackstart Resources is required to restore the shut down area to service, the Transmission Operator shall resynchronize area(s) with neighboring Transmission Operator area(s) only with the authorization of the Reliability Coordinator or in accordance with the established procedures of the Reliability Coordinator.	X		Single	
EOP-005-2	R9.	Each Transmission Operator shall have Blackstart Resource testing requirements to verify that each Blackstart Resource is capable of meeting the requirements of its restoration plan. These Blackstart Resource testing requirements shall include:	X		Single	
EOP-005-2	R9.1.	The frequency of testing such that each Blackstart Resource is tested at least once every three calendar years.	X		Single	
EOP-005-2	R9.2.	A list of required tests including:	X		Single	

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			CAISO	TE		
EOP-005-2	R9.2.1	The ability to start the unit when isolated with no support from the BES or when designed to remain energized without connection to the remainder of the System.	X		Single	
EOP-005-2	R9.2.2.	The ability to energize a bus. If it is not possible to energize a bus during the test, the testing entity must affirm that the unit has the capability to energize a bus such as verifying that the breaker close coil relay can be energized with the voltage and frequency monitor controls disconnected from the synchronizing circuits.	X		Single	
EOP-005-2	R9.3.	The minimum duration of each of the required tests.	X		Single	
EOP-005-2	R10.	Each Transmission Operator shall include within its operations training program, annual System restoration training for its System Operators to assure the proper execution of its restoration plan. This training program shall include training on the following:	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective restoration plans.
EOP-005-2	R10.1.	System restoration plan including coordination with the Reliability Coordinator and Generator Operators included in the restoration plan.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective restoration plans. The TE's training shall include training on coordination with the CAISO, rather than with the RC and with Generator Operators.
EOP-005-2	R10.2.	Restoration priorities.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective restoration plans.
EOP-005-2	R10.3.	Building of cranking paths.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective restoration plans.
EOP-005-2	R10.4.	Synchronizing (re-energized sections of the System).	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective restoration plans.

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			CAISO	TE		
EOP-005-2	R11.	Each Transmission Operator, each applicable Transmission Owner, and each applicable Distribution Provider shall provide a minimum of two hours of System restoration training every two calendar years to their field switching personnel identified as performing unique tasks associated with the Transmission Operator’s restoration plan that are outside of their normal tasks.		X	Single	
EOP-005-2	R12.	Each Transmission Operator shall participate in its Reliability Coordinator’s restoration drills, exercises, or simulations as requested by its Reliability Coordinator.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective operations.
EOP-005-2	R13.	Each Transmission Operator and each Generator Operator with a Blackstart Resource shall have written Blackstart Resource Agreements or mutually agreed upon procedures or protocols, specifying the terms and conditions of their arrangement. Such Agreements shall include references to the Blackstart Resource testing requirements.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective blackstart resource agreements.
EOP-008-1	R1.	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall have a current Operating Plan describing the manner in which it continues to meet its functional obligations with regard to the reliable operations of the BES in the event that its primary control center functionality is lost. This Operating Plan for backup functionality shall include the following, at a minimum:	X	X	Each	The CAISO and the TE shall each separately maintain compliance with R1 and its sub-requirements with respect to operation of their respective control centers.
EOP-008-1	R1.1.	The location and method of implementation for providing backup functionality for the time it takes to restore the primary control center functionality.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R1.2.	A summary description of the elements required to support the backup functionality. These elements shall include, at a minimum:	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.

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			CAISO	TE		
EOP-008-1	R1.2.1.	Tools and applications to ensure that System Operators have situational awareness of the BES.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R1.2.2.	Data communications.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R1.2.3.	Voice communications.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R1.2.4.	Power source(s).	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R1.2.5.	Physical and cyber security.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R1.3.	An Operating Process for keeping the backup functionality consistent with the primary control center.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R1.4.	Operating Procedures, including decision authority, for use in determining when to implement the Operating Plan for backup functionality.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R1.5.	A transition period between the loss of primary control center functionality and the time to fully implement the backup functionality that is less than or equal to two hours.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R1.6.	An Operating Process describing the actions to be taken during the transition period between the loss of primary control center functionality and the time to fully implement backup functionality elements identified in Requirement R1, Part 1.2. The Operating Process shall include at a minimum:	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.

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			CAISO	TE		
EOP-008-1	R1.6.1.	A list of all entities to notify when there is a change in operating locations.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R1.6.2.	Actions to manage the risk to the BES during the transition from primary to backup functionality as well as during outages of the primary or backup functionality.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R1.6.3.	Identification of the roles for personnel involved during the initiation and implementation of the Operating Plan for backup functionality.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R2.	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall have a copy of its current Operating Plan for backup functionality available at its primary control center and at the location providing backup functionality.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to operation of their respective control centers.
EOP-008-1	R4.	Each Balancing Authority and Transmission Operator shall have backup functionality (provided either through a facility or contracted services staffed by applicable certified operators when control has been transferred to the backup functionality location) that includes monitoring, control, logging, and alarming sufficient for maintaining compliance with all Reliability Standards that depend on a Balancing Authority and Transmission Operator’s primary control center functionality respectively. To avoid requiring tertiary functionality, backup functionality is not required during: <ul style="list-style-type: none"> <li>• Planned outages of the primary or backup functionality of two weeks or less</li> <li>• Unplanned outages of the primary or backup functionality</li> </ul>	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to its backup functionality for its primary control center.
EOP-008-1	R5.	Each Reliability Coordinator, Balancing Authority, and Transmission Operator, shall annually review and approve its Operating Plan for backup functionality.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to its Operating Plan for backup functionality.



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			CAISO	TE		
EOP-008-1	R5.1.	An update and approval of the Operating Plan for backup functionality shall take place within sixty calendar days of any changes to any part of the Operating Plan described in Requirement R1.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to its Operating Plan for backup functionality.
EOP-008-1	R6.	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall have primary and backup functionality that do not depend on each other for the control center functionality required to maintain compliance with Reliability Standards.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to operation of their respective control centers.
EOP-008-1	R7.	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall conduct and document results of an annual test of its Operating Plan that demonstrates:	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to its annual test of its Operating Plan.
EOP-008-1	R7.1.	The transition time between the simulated loss of primary control center functionality and the time to fully implement the backup functionality.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to its annual test of its Operating Plan.
EOP-008-1	R7.2.	The backup functionality for a minimum of two continuous hours	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to its annual test of its Operating Plan.
EOP-008-1	R8.	Each Reliability Coordinator, Balancing Authority, and Transmission Operator that has experienced a loss of its primary or backup functionality and that anticipates that the loss of primary or backup functionality will last for more than six calendar months shall provide a plan to its Regional Entity within six calendar months of the date when the functionality is lost, showing how it will re-establish primary or backup functionality.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to its primary or backup functionality.
EOP-010-1	R3	Each Transmission Operator shall develop, maintain, and implement a GMD Operating Procedure or Operating Process to mitigate the effects of GMD events on the reliable operation of its respective system. At a minimum, the Operating Procedure or Operating Process shall include:	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective operations.

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			CAISO	TE		
EOP-010-1	R3.1	Steps or tasks to receive space weather information.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective operations.
EOP-010-1	R3.2	System Operator actions to be initiated based on predetermined conditions.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective operations.
EOP-010-1	R3.3	The conditions for terminating the Operating Procedure or Operating Process.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective operations.
EOP-011-1	R1.	Each Transmission Operator shall develop, maintain, and implement one or more Reliability Coordinator-reviewed Operating Plan(s) to mitigate operating Emergencies in its Transmission Operator Area. The Operating Plan(s) shall include the following, as applicable:	X	X	Each	The CAISO and TE will each have an Operating Plan as set forth in R1.  The CAISO and the TE's operating plans shall include, to the extent applicable, the R1 sub-requirements as detailed below.
EOP-011-1	R1.1.	Roles and responsibilities for activating the Operating Plan(s);	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Operating Plans.
EOP-011-1	R1.2.	Processes to prepare for and mitigate Emergencies including:	X	X	Each	The CAISO and the TE shall each separately include processes to prepare for and mitigate Emergencies in their respective Operating Plans to the extent applicable in the R1.2 sub-requirements detailed below.
EOP-011-1	R1.2.1.	Notification to its Reliability Coordinator, to include current and projected conditions, when experiencing an operating Emergency;	X		Single	
EOP-011-1	R1.2.2.	Cancellation or recall of Transmission and generation outages;	X	X	Split	The ISO and TE shall each have processes for the cancellation or recall of Transmission outages.  The ISO shall have a process for the cancellation or recall of generation outages.
EOP-011-1	R1.2.3.	Transmission system reconfiguration;	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Operating Plans.
EOP-011-1	R1.2.4.	Redispatch of generation request;	X		Single	

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			CAISO	TE		
EOP-011-1	R1.2.5.	Provisions for operator-controlled manual Load shedding that minimizes the overlap with automatic Load shedding and are capable of being implemented in a timeframe adequate for mitigating the Emergency; and		X	Single	
EOP-011-1	R1.2.6.	Reliability impacts of extreme weather conditions.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Operating Plans.
EOP-011-1	R4.	Each Transmission Operator and Balancing Authority shall address any reliability risks identified by its Reliability Coordinator pursuant to Requirement R3 and resubmit its Operating Plan(s) to its Reliability Coordinator within a time period specified by its Reliability Coordinator.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective Operating Plans.
FAC-014-2	R2.	The Transmission Operator shall establish SOLs (as directed by its Reliability Coordinator) for its portion of the Reliability Coordinator Area that are consistent with its Reliability Coordinator's SOL Methodology.	X		Single	
FAC-014-2	R5.2.	The Transmission Operator shall provide any SOLs it developed to its Reliability Coordinator and to the Transmission Service Providers that share its portion of the Reliability Coordinator Area.	X		Single	
IRO-001-4	R2.	Each Transmission Operator, Balancing Authority, Generator Operator, and Distribution Provider shall comply with its Reliability Coordinator's Operating Instructions unless compliance with the Operating Instructions cannot be physically implemented or unless such actions would violate safety, equipment, regulatory, or statutory requirements.	X	X	Each	The CAISO and TE shall each separately maintain compliance with this requirement with respect to their respective operations.

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			CAISO	TE		
IRO-001-4	R3.	Each Transmission Operator, Balancing Authority, Generator Operator, and Distribution Provider shall inform its Reliability Coordinator of its inability to perform the Operating Instruction issued by its Reliability Coordinator in Requirement R1.	X	X	Each	The CAISO and TE shall each separately maintain compliance with this requirement with respect to their respective operations.
IRO-010-2	R3.	Each Reliability Coordinator, Balancing Authority, Generator Owner, Generator Operator, Load-Serving Entity, Transmission Operator, Transmission Owner, and Distribution Provider receiving a data specification in Requirement R2 shall satisfy the obligations of the documented specifications using:	X	X	Each	The CAISO and TE shall each maintain compliance with this requirement with respect to its operations as identified in the operating procedure 3130 established by the CAISO.
IRO-010-2	R3.1.	A mutually agreeable format	X	X	Each	The CAISO and TE shall each maintain compliance with this requirement with respect to its operations as identified in the operating procedure 3130 established by the CAISO.
IRO-010-2	R3.2.	A mutually agreeable process for resolving data conflicts	X	X	Each	The CAISO and TE shall each maintain compliance with this requirement with respect to its operations as identified in the operating procedure 3130 established by the CAISO.
IRO-010-2	R3.3.	A mutually agreeable security protocol	X	X	Each	The CAISO and TE shall each maintain compliance with this requirement with respect to its operations as identified in the operating procedure 3130 established by the CAISO.
IRO-017-1	R2.	Each Transmission Operator and Balancing Authority shall perform the functions specified in its Reliability Coordinator's outage coordination process.	X		Single	

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			CAISO	TE		
MOD-001-1a	R1.	Each Transmission Operator shall select one of the methodologies <sup>1</sup> listed below for calculating Available Transfer Capability (ATC) or Available Flowgate Capability (AFC) for each ATC Path per time period identified in R2 for those Facilities within its Transmission operating area: - The Area Interchange Methodology, as described in MOD-028 - The Rated System Path Methodology, as described in MOD-029 - The Flowgate Methodology, as described in MOD-030	X		Single	
MOD-001-1a	R6.	When calculating Total Transfer Capability (TTC) or Total Flowgate Capability (TFC) the Transmission Operator shall use assumptions no more limiting than those used in the planning of operations for the corresponding time period studied, providing such planning of operations has been performed for that time period.	X		Single	
MOD-008-1	R1.	Each Transmission Operator shall prepare and keep current a TRM Implementation Document (TRMID) that includes, as a minimum, the following information:	X		Single	

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			CAISO	TE		
MOD-008-1	R1.1.	Identification of (on each of its respective ATC Paths or Flowgates) each of the following components of uncertainty if used in establishing TRM, and a description of how that component is used to establish a TRM value: - Aggregate Load forecast. - Load distribution uncertainty. - Forecast uncertainty in Transmission system topology (including, but not limited to, forced or unplanned outages and maintenance outages). - Allowances for parallel path (loop flow) impacts. - Allowances for simultaneous path interactions. - Variations in generation dispatch (including, but not limited to, forced or unplanned outages, maintenance outages and location of future generation). - Short-term System Operator response (Operating Reserve actions ). - Reserve sharing requirements. - Inertial response and frequency bias.	X		Single	
MOD-008-1	R1.2.	The description of the method used to allocate TRM across ATC Paths or Flowgates.	X		Single	
MOD-008-1	R1.3.	The identification of the TRM calculation used for the following time periods:	X		Single	
MOD-008-1	R1.3.1.	Same day and real-time.	X		Single	
MOD-008-1	R1.3.2.	Day-ahead and pre-schedule.	X		Single	
MOD-008-1	R1.3.3.	Beyond day-ahead and pre-schedule, up to thirteen months ahead.	X		Single	
MOD-008-1	R2.	Each Transmission Operator shall only use the components of uncertainty from R1.1 to establish TRM, and shall not include any of the components of Capacity Benefit Margin (CBM). Transmission capacity set aside for reserve sharing agreements can be included in TRM.	X		Single	

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			CAISO	TE		
MOD-008-1	R3.	Each Transmission Operator shall make available its TRMID, and if requested, underlying documentation (if any) used to determine TRM, in the format used by the Transmission Operator, to any of the following who make a written request no more than 30 calendar days after receiving the request. - Transmission Service Providers - Reliability Coordinators - Planning Coordinators - Transmission Planner - Transmission Operators	X		Single	
MOD-008-1	R4.	Each Transmission Operator that maintains TRM shall establish TRM values in accordance with the TRMID at least once every 13 months.	X		Single	
MOD-008-1	R5.	The Transmission Operator that maintains TRM shall provide the TRM values to its Transmission Service Provider(s) and Transmission Planner(s) no more than seven calendar days after a TRM value is initially established or subsequently changed.	X		Single	
MOD-028-2	R2.	When calculating TTC for ATC Paths, the Transmission Operator shall use a Transmission model that contains all of the following:	X		Single	
MOD-028-2	R2.1.	Modeling data and topology of its Reliability Coordinator’s area of responsibility. Equivalent representation of radial lines and facilities 161 kV or below is allowed.	X		Single	
MOD-028-2	R2.2.	Modeling data and topology (or equivalent representation) for immediately adjacent and beyond Reliability Coordination areas.	X		Single	
MOD-028-2	R2.3.	Facility Ratings specified by the Generator Owners and Transmission Owners.	X		Single	

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			CAISO	TE		
MOD-028-2	R3.	When calculating TTCs for ATC Paths, the Transmission Operator shall include the following data for the Transmission Service Provider’s area. The Transmission Operator shall also include the following data associated with Facilities that are explicitly represented in the Transmission model, as provided by adjacent Transmission Service Providers and any other Transmission Service Providers with which coordination agreements have been executed:	X		Single	
MOD-028-2	R3.1.	For TTCs, use the following (as well as any other values and additional parameters as specified in the ATCID):	X		Single	
MOD-028-2	R3.1.1.	Expected generation and Transmission outages, additions, and retirements, included as specified in the ATCID.	X		Single	
MOD-028-2	R3.1.2.	A daily or hourly load forecast for TTCs used in current-day and next-day ATC calculations.	X		Single	
MOD-028-2	R3.1.3.	A daily load forecast for TTCs used in ATC calculations for days two through 31.	X		Single	
MOD-028-2	R3.1.4.	A monthly load forecast for TTCs used in ATC calculations for months two through 13 months TTCs.	X		Single	
MOD-028-2	R3.1.5.	Unit commitment and dispatch order, to include all designated network resources and other resources that are committed or have the legal obligation to run, (within or out of economic dispatch) as they are expected to run.	X		Single	
MOD-028-2	R4.	When calculating TTCs for ATC Paths, the Transmission Operator shall meet all of the following conditions:	X		Single	
MOD-028-2	R4.1.	Use all Contingencies meeting the criteria described in the ATCID.	X		Single	
MOD-028-2	R4.2.	Respect any contractual allocations of TTC.	X		Single	



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			CAISO	TE		
MOD-028-2	R4.3.	<p>Include, for each time period, the Firm Transmission Service expected to be scheduled as specified in the ATCID (filtered to reduce or eliminate duplicate impacts from transactions using Transmission service from multiple Transmission Service Providers) for the Transmission Service Provider, all adjacent Transmission Service Providers, and any Transmission Service Providers with which coordination agreements have been executed modeling the source and sink as follows:</p> <ul style="list-style-type: none"> <li>- If the source, as specified in the ATCID, has been identified in the reservation and it is discretely modeled in the Transmission Service Provider’s Transmission model, use the discretely modeled point as the source.</li> <li>- If the source, as specified in the ATCID, has been identified in the reservation and the point can be mapped to an “equivalence” or “aggregate representation” in the Transmission Service Provider’s Transmission model, use the modeled equivalence or aggregate as the source.</li> <li>- If the source, as specified in the ATCID, has been identified in the reservation and the point cannot be mapped to a discretely modeled point, an “equivalence,” or an “aggregate representation” in the Transmission Service Provider’s Transmission model, use the immediately adjacent Balancing Authority associated with the Transmission Service Provider from which the power is to be received as the source.</li> </ul>	X		Single	
MOD-028-2	R5.	Each Transmission Operator shall establish TTC for each ATC Path as defined below:	X		Single	
MOD-028-2	R5.1.	At least once within the seven calendar days prior to the specified period for TTCs used in hourly and daily ATC calculations.	X		Single	
MOD-028-2	R5.2.	At least once per calendar month for TTCs used in monthly ATC calculations.	X		Single	

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			CAISO	TE		
MOD-028-2	R5.3.	Within 24 hours of the unexpected outage of a 500 kV or higher transmission Facility or a transformer with a low-side voltage of 200 kV or higher for TTCs in effect during the anticipated duration of the outage, provided such outage is expected to last 24 hours or longer.	X		Single	
MOD-028-2	R6.	Each Transmission Operator shall establish TTC for each ATC Path using the following process:	X		Single	
MOD-028-2	R6.1.	Determine the incremental Transfer Capability for each ATC Path by increasing generation and/or decreasing load within the source Balancing Authority area and decreasing generation and/or increasing load within the sink Balancing Authority area until either: - A System Operating Limit is reached on the Transmission Service Provider’s system, or - A SOL is reached on any other adjacent system in the Transmission model that is not on the study path and the distribution factor is 5% or greater <sup>1</sup> .	X		Single	
MOD-028-2	R6.2.	If the limit in step R6.1 can not be reached by adjusting any combination of load or generation, then set the incremental Transfer Capability by the results of the case where the maximum adjustments were applied.	X		Single	
MOD-028-2	R6.3.	Use (as the TTC) the lesser of: - The sum of the incremental Transfer Capability and the impacts of Firm Transmission Services, as specified in the Transmission Service Provider’s ATCID, that were included in the study model, or - The sum of Facility Ratings of all ties comprising the ATC Path.	X		Single	
MOD-028-2	R6.4.	For ATC Paths whose capacity uses jointly-owned or allocated Facilities, limit TTC for each Transmission Service Provider so the TTC does not exceed each Transmission Service Provider’s contractual rights.	X		Single	

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			CAISO	TE		
MOD-028-2	R7.	The Transmission Operator shall provide the Transmission Service Provider of that ATC Path with the most current value for TTC for that ATC Path no more than:	X		Single	
MOD-028-2	R7.1.	One calendar day after its determination for TTCs used in hourly and daily ATC calculations.	X		Single	
MOD-028-2	R7.2.	Seven calendar days after its determination for TTCs used in monthly ATC calculations.	X		Single	
MOD-029-2a	R1.	When calculating TTCs for ATC Paths, the Transmission Operator shall use a Transmission model which satisfies the following requirements:	x		Single	
MOD-029-2a	R1.1.	The model utilizes data and assumptions consistent with the time period being studied and that meets the following criteria:	x		Single	
MOD-029-2a	R1.1.1	Includes at least:	x		Single	
MOD-029-2a	R1.1.1.1.	The Transmission Operator area. Equivalent representation of radial lines and facilities 161kV or below is allowed.	x		Single	
MOD-029-2a	R1.1.1.2	All Transmission Operator areas contiguous with its own Transmission Operator area. (Equivalent representation is allowed.)	x		Single	
MOD-029-2a	R1.1.1.3.	Any other Transmission Operator area linked to the Transmission Operator's area by joint operating agreement. (Equivalent representation is allowed.)	x		Single	
MOD-029-2a	R1.1.2.	Models all system Elements as in-service for the assumed initial conditions.	x		Single	
MOD-029-2a	R1.1.3.	Models all generation (may be either a single generator or multiple generators) that is greater than 20 MVA at the point of interconnection in the studied area.	x		Single	
MOD-029-2a	R1.1.4.	Models phase shifters in non-regulating mode, unless otherwise specified in the Available Transfer Capability Implementation Document (ATCID).	x		Single	
MOD-029-2a	R1.1.5.	Uses Load forecast by Balancing Authority.	x		Single	
MOD-029-2a	R1.1.6.	Uses Transmission Facility additions and retirements.	x		Single	

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MOD-029-2a	R1.1.7.	Uses Generation Facility additions and retirements.	x		Single	
MOD-029-2a	R1.1.8.	Uses Remedial Action Scheme (RAS) models where currently existing or projected for implementation within the studied time horizon.	x		Single	
MOD-029-2a	R1.1.9.	Models series compensation for each line at the expected operating level unless specified otherwise in the ATCID.	x		Single	
MOD-029-2a	R1.1.10.	Includes any other modeling requirements or criteria specified in the ATCID.	x		Single	
MOD-029-2a	R1.2.	Uses Facility Ratings as provided by the Transmission Owner and Generator Owner	x		Single	
MOD-029-2a	R2.	The Transmission Operator shall use the following process to determine TTC:	x		Single	
MOD-029-2a	R2.1.	Except where otherwise specified within MOD-029-2a, adjust base case generation and Load levels within the updated power flow model to determine the TTC (maximum flow or reliability limit) that can be simulated on the ATC Path while at the same time satisfying all planning criteria contingencies as follows:	x		Single	
MOD-029-2a	R2.1.1.	When modeling normal conditions, all Transmission Elements will be modeled at or below 100% of their continuous rating.	x		Single	
MOD-029-2a	R2.1.2.	When modeling contingencies the system shall demonstrate transient, dynamic and voltage stability, with no Transmission Element modeled above its Emergency Rating.	x		Single	
MOD-029-2a	R2.1.3	Uncontrolled separation shall not occur.	x		Single	

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MOD-029-2a	R2.2	Where it is impossible to actually simulate a reliability-limited flow in a direction counter to prevailing flows (on an alternating current Transmission line), set the TTC for the non-prevailing direction equal to the TTC in the prevailing direction. If the TTC in the prevailing flow direction is dependent on a Remedial Action Scheme (RAS), set the TTC for the non-prevailing flow direction equal to the greater of the maximum flow that can be simulated in the non-prevailing flow direction or the maximum TTC that can be achieved in the prevailing flow direction without use of a RAS.	x		Single	
MOD-029-2a	R2.3.	For an ATC Path whose capacity is limited by contract, set TTC on the ATC Path at the lesser of the maximum allowable contract capacity or the reliability limit as determined by R2.1.	x		Single	
MOD-029-2a	R2.4.	For an ATC Path whose TTC varies due to simultaneous interaction with one or more other paths, develop a nomogram describing the interaction of the paths and the resulting TTC under specified conditions.	x		Single	
MOD-029-2a	R2.5.	The Transmission Operator shall identify when the TTC for the ATC Path being studied has an adverse impact on the TTC value of any existing path. Do this by modeling the flow on the path being studied at its proposed new TTC level simultaneous with the flow on the existing path at its TTC level while at the same time honoring the reliability criteria outlined in R2.1. The Transmission Operator shall include the resolution of this adverse impact in its study report for the ATC Path.	x		Single	
MOD-029-2a	R2.6.	Where multiple ownership of Transmission rights exists on an ATC Path, allocate TTC of that ATC Path in accordance with the contractual agreement made by the multiple owners of that ATC Path.	x		Single	

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MOD-029-2a	R2.7.	For ATC Paths whose path rating, adjusted for seasonal variance, was established, known and used in operation since January 1, 1994, and no action has been taken to have the path rated using a different method, set the TTC at that previously established amount.	x		Single	
MOD-029-2a	R2.8.	Create a study report that describes the steps above that were undertaken (R2.1 – R2.7), including the contingencies and assumptions used, when determining the TTC and the results of the study. Where three phase fault damping is used to determine stability limits, that report shall also identify the percent used and include justification for use unless specified otherwise in the ATCID.	x		Single	
MOD-029-2a	R3.	Each Transmission Operator shall establish the TTC at the lesser of the value calculated in R2 or any System Operating Limit (SOL) for that ATC Path.	x		Single	
MOD-029-2a	R4.	Within seven calendar days of the finalization of the study report, the Transmission Operator shall make available to the Transmission Service Provider of the ATC Path, the most current value for TTC and the TTC study report documenting the assumptions used and steps taken in determining the current value for TTC for that ATC Path.	x		Single	
MOD-030-3	R2.	The Transmission Operator shall perform the following:	x		Single	
MOD-030-3	R2.1.	Include Flowgates used in the AFC process based, at a minimum, on the following criteria:	x		Single	
MOD-030-3	R2.1.1.	Results of a first Contingency transfer analysis for ATC Paths internal to a Transmission Operator’s system up to the path capability such that at a minimum the first three limiting Elements and their worst associated Contingency combinations with an OTDF of at least 5% and within the Transmission Operator’s system are included as Flowgates.	x		Single	

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			CAISO	TE		
MOD-030-3	R2.1.1.1.	Use first Contingency criteria consistent with those first Contingency criteria used in planning of operations for the applicable time periods, including use of Remedial Action Schemes.	x		Single	
MOD-030-3	R2.1.1.2.	Only the most limiting element in a series configuration needs to be included as a Flowgate.	x		Single	
MOD-030-3	R2.1.1.3.	If any limiting element is kept within its limit for its associated worst Contingency by operating within the limits of another Flowgate, then no new Flowgate needs to be established for such limiting elements or Contingencies.	x		Single	
MOD-030-3	R2.1.2.	Results of a first Contingency transfer analysis from all adjacent Balancing Authority source and sink (as defined in the ATCID) combinations up to the path capability such that at a minimum the first three limiting Elements and their worst associated Contingency combinations with an Outage Transfer Distribution Factor (OTDF) of at least 5% and within the Transmission Operator's system are included as Flowgates unless the interface between such adjacent Balancing Authorities is accounted for using another ATC methodology.	x		Single	
MOD-030-3	R2.1.2.1.	Use first Contingency criteria consistent with those first Contingency criteria used in planning of operations for the applicable time periods, including use of Remedial Action Schemes.	x		Single	
MOD-030-3	R2.1.2.2.	Only the most limiting element in a series configuration needs to be included as a Flowgate.	x		Single	
MOD-030-3	R2.1.2.3.	If any limiting element is kept within its limit for its associated worst Contingency by operating within the limits of another Flowgate, then no new Flowgate needs to be established for such limiting elements or Contingencies.	x		Single	

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			CAISO	TE		
MOD-030-3	R2.1.3	Any limiting Element/Contingency combination at least within its Reliability Coordinator’s Area that has been subjected to an Interconnection-wide congestion management procedure within the last 12 months, unless the limiting Element/Contingency combination is accounted for using another ATC methodology or was created to address temporary operating conditions.	x		Single	
MOD-030-3	R2.1.4.	Any limiting Element/Contingency combination within the Transmission model that has been requested to be included by any other Transmission Service Provider using the Flowgate Methodology or Area Interchange Methodology, where:	x		Single	
MOD-030-3	R2.1.4.1.	The coordination of the limiting Element/Contingency combination is not already addressed through a different methodology, and - Any generator within the Transmission Service Provider’s area has at least a 5% Power Transfer Distribution Factor (PTDF) or Outage Transfer Distribution Factor (OTDF) impact on the Flowgate when delivered to the aggregate load of its own area, or - A transfer from any Balancing Area within the Transmission Service Provider’s area to a Balancing Area adjacent has at least a 5% PTDF or OTDF impact on the Flowgate. - The Transmission Operator may utilize distribution factors less than 5% if desired.	x		Single	
MOD-030-3	R2.1.4.2.	The limiting Element/Contingency combination is included in the requesting Transmission Service Provider’s methodology.	x		Single	
MOD-030-3	R2.2.	At a minimum, establish a list of Flowgates by creating, modifying, or deleting Flowgate definitions at least once per calendar year.	x		Single	



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MOD-030-3	R2.3.	At a minimum, establish a list of Flowgates by creating, modifying, or deleting Flowgates that have been requested as part of R2.1.4 within thirty calendar days from the request.	x		Single	
MOD-030-3	R2.4.	Establish the TFC of each of the defined Flowgates as equal to: - For thermal limits, the System Operating Limit (SOL) of the Flowgate. - For voltage or stability limits, the flow that will respect the SOL of the Flowgate.	x		Single	
MOD-030-3	R2.5.	At a minimum, establish the TFC once per calendar year.	x		Single	
MOD-030-3	R2.5.1.	If notified of a change in the Rating by the Transmission Owner that would affect the TFC of a flowgate used in the AFC process, the TFC should be updated within seven calendar days of the notification.	x		Single	
MOD-030-3	R2.6.	Provide the Transmission Service Provider with the TFCs within seven calendar days of their establishment.	x		Single	
MOD-030-3	R3.	The Transmission Operator shall make available to the Transmission Service Provider a Transmission model to determine Available Flowgate Capability (AFC) that meets the following criteria:	x		Single	
MOD-030-3	R3.1.	Contains generation Facility Ratings, such as generation maximum and minimum output levels, specified by the Generator Owners of the Facilities within the model.	x		Single	
MOD-030-3	R3.2.	Updated at least once per day for AFC calculations for intra-day, next day, and days two through 30.	x		Single	
MOD-030-3	R3.3.	Updated at least once per month for AFC calculations for months two through 13.	x		Single	
MOD-030-3	R3.4.	Contains modeling data and system topology for the Facilities within its Reliability Coordinator's Area. Equivalent representation of radial lines and Facilities 161kV or below is allowed.	x		Single	

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			CAISO	TE		
MOD-030-3	R3.5.	Contains modeling data and system topology (or equivalent representation) for immediately adjacent and beyond Reliability Coordination Areas.	x		Single	
MOD-033-1	R2.	Each Reliability Coordinator and Transmission Operator shall provide actual system behavior data (or a written response that it does not have the requested data) to any Planning Coordinator performing validation under Requirement R1 within 30 calendar days of a written request, such as, but not limited to, state estimator case or other Real-time data (including disturbance data recordings) necessary for actual system response validation.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with this requirement with respect to their respective operations.
NUC-001-3	R2.	The Nuclear Plant Generator Operator and the applicable Transmission Entities shall have in effect one or more Agreements that include mutually agreed to Nuclear Plant Interface Requirement (NPIR)s and document how the Nuclear Plant Generator Operator and the applicable Transmission Entities shall address and implement these NPIRs.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R3.	Per the Agreements developed in accordance with this standard, the applicable Transmission Entities shall incorporate the NPIRs into their planning analyses of the electric system and shall communicate the results of these analyses to the Nuclear Plant Generator Operator.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R4.	Per the Agreements developed in accordance with this standard, the applicable Transmission Entities shall:			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R4.1.	Incorporate the NPIRs into their operating analyses of the electric system.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R4.2.	Operate the electric system to meet the NPIRs.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.

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			CAISO	TE		
NUC-001-3	R4.3.	Inform the Nuclear Plant Generator Operator when the ability to assess the operation of the electric system affecting NPIRs is lost.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R6.	Per the Agreements developed in accordance with this standard, the applicable Transmission Entities and the Nuclear Plant Generator Operator shall coordinate outages and maintenance activities which affect the NPIRs.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R8.	Per the Agreements developed in accordance with this standard, the applicable Transmission Entities shall inform the Nuclear Plant Generator Operator of actual or proposed changes to electric system design (e.g., protective relay setpoints), configuration, operations, limits, or capabilities that may impact the ability of the electric system to meet the NPIRs.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.

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			CAISO	TE		
NUC-001-3	R9.	<p>The Nuclear Plant Generator Operator and the applicable Transmission Entities shall include the following elements in aggregate within the Agreement(s) identified in R2.</p> <ul style="list-style-type: none"> <li>- Where multiple Agreements with a single Transmission Entity are put into effect, the R9 elements must be addressed in aggregate within the Agreements; however, each Agreement does not have to contain each element. The Nuclear Plant Generator Operator and the Transmission Entity are responsible for ensuring all the R9 elements are addressed in aggregate within the Agreements.</li> <li>- Where Agreements with multiple Transmission Entities are required, the Nuclear Plant Generator Operator is responsible for ensuring all the R9 elements are addressed in aggregate within the Agreements with the Transmission Entities. The Agreements with each Transmission Entity do not have to contain each element; however, the Agreements with the multiple Transmission Entities, in the aggregate, must address all R9 elements. For each Agreement(s), the Nuclear Plant Generator Operator and the Transmission Entity are responsible to ensure the Agreement(s) contain(s) the elements of R9 applicable to that Transmission Entity.</li> </ul>			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.2.	Technical requirements and analysis:			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.2.1.	Identification of parameters, limits, configurations, and operating scenarios included in the NPIRs and, as applicable, procedures for providing any specific data not provided within the Agreement.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.2.2.	Identification of facilities, components, and configuration restrictions that are essential for meeting the NPIRs.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.

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			CAISO	TE		
NUC-001-3	R9.2.3.	Types of planning and operational analyses performed specifically to support the NPIRs, including the frequency of studies and types of Contingencies and scenarios required.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.3.	Operations and maintenance coordination:			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.3.1.	Designation of ownership of electrical facilities at the interface between the electric system and the nuclear plant and responsibilities for operational control coordination and maintenance of these facilities.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.3.2.	Identification of any maintenance requirements for equipment not owned or controlled by the Nuclear Plant Generator Operator that are necessary to meet the NPIRs.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.3.3.	Coordination of testing, calibration and maintenance of on-site and off-site power supply systems and related components.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.3.4.	Provisions to address mitigating actions needed to avoid violating NPIRs and to address periods when responsible Transmission Entity loses the ability to assess the capability of the electric system to meet the NPIRs. These provisions shall include responsibility to notify the Nuclear Plant Generator Operator within a specified time frame.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.3.5.	Provision for considering, within the restoration process, the requirements and urgency of a nuclear plant that has lost all off-site and on-site AC power.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.3.6.	Coordination of physical and cyber security protection at the nuclear plant interface to ensure each asset is covered under at least one entity's plan.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.3.7.	Coordination of the NPIRs with transmission system Remedial Action Schemes and any programs that reduce or shed load based on underfrequency or undervoltage.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.

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			CAISO	TE		
NUC-001-3	R9.4.	Communications and training Administrative elements:			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.4.1.	Provisions for communications affecting the NPIRs between the Nuclear Plant Generator Operator and Transmission Entities, including communications protocols, notification time requirements, and definitions of applicable unique terms.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.4.2.	Provisions for coordination during an off-normal or emergency event affecting the NPIRs, including the need to provide timely information explaining the event, an estimate of when the system will be returned to a normal state, and the actual time the system is returned to normal.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.4.3.	Provisions for coordinating investigations of causes of unplanned events affecting the NPIRs and developing solutions to minimize future risk of such events.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.4.4.	Provisions for supplying information necessary to report to government agencies, as related to NPIRs.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
NUC-001-3	R9.4.5.	Provisions for personnel training, as related to NPIRs.			N/A	The Parties do not have the type of facilities or operations to which the requirement or sub-requirement applies.
PER-003-1	R2.	Each Transmission Operator shall staff its Real-time operating positions performing Transmission Operator reliability-related tasks with System Operators who have demonstrated minimum competency in the areas listed by obtaining and maintaining one of the following valid NERC certificates:	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-003-1	R2.1	Areas of Competency	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-003-1	R2.1.1	Transmission operations	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel

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			CAISO	TE		
PER-003-1	R2.1.2.	Emergency preparedness and operations	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-003-1	R2.1.3.	System operations	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-003-1	R2.1.4.	Protection and control	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-003-1	R2.1.5.	Voltage and reactive	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-003-1	R2.2.	Certificates • Reliability Operator • Balancing, Interchange and Transmission Operator • Transmission Operator	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-005-2	R1	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall use a systematic approach to develop and implement a training program for its System Operators	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-005-2	R1.1	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall create a list of Bulk Electric System (BES) company-specific Real-time reliability-related tasks based on a defined and documented methodology.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-005-2	R1.1.1	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall review, and update if necessary, its list of BES company-specific Real-time reliability-related tasks identified in part 1.1 each calendar year.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-005-2	R1.2	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall design and develop training materials according to its training program, based on the BES company-specific Real-time reliability-related task list created in part 1.1.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel

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			CAISO	TE		
PER-005-2	R1.3	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall deliver training to its System Operators according to its training program.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-005-2	R1.4	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall conduct an evaluation each calendar year of the training program established in Requirement R1 to identify any needed changes to the training program and shall implement the changes identified.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-005-2	R3	Each Reliability Coordinator, Balancing Authority, Transmission Operator, and Transmission Owner shall verify, at least once, the capabilities of its personnel, identified in Requirement R1 or Requirement R2, assigned to perform each of the BES company-specific Real-time reliability-related tasks identified under Requirement R1 part 1.1 or Requirement R2 part 2.1.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-005-2	R3.1	Within six months of a modification or addition of a BES company-specific Real-time reliability-related task, each Reliability Coordinator, Balancing Authority, Transmission Operator, and Transmission Owner shall verify the capabilities of each of its personnel identified in Requirement R1 or Requirement R2 to perform the new or modified BES company-specific Real-time reliability-related tasks identified in Requirement R1 part 1.1 or Requirement R2 part 2.1.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel



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PER-005-2	R4	Each Reliability Coordinator, Balancing Authority, Transmission Operator, and Transmission Owner that (1) has operational authority or control over Facilities with established Interconnection Reliability Operating Limits (IROLs), or (2) has established protection systems or operating guides to mitigate IROL violations, shall provide its personnel identified in Requirement R1 or Requirement R2 with emergency operations training using simulation technology such as a simulator, virtual technology, or other technology that replicates the operational behavior of the BES.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-005-2	R4.1	A Reliability Coordinator, Balancing Authority, Transmission Operator, or Transmission Owner that did not previously meet the criteria of Requirement R4, shall comply with Requirement R4 within 12 months of meeting the criteria.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-005-2	R5	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall use a systematic approach to develop and implement training for its identified Operations Support Personnel on how their job function(s) impact those BES company-specific Real-time reliability-related tasks identified by the entity pursuant to Requirement R1 part 1.1.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PER-005-2	R5.1	Each Reliability Coordinator, Balancing Authority, and Transmission Operator shall conduct an evaluation each calendar year of the training established in Requirement R5 to identify and implement changes to the training.	x	x	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operating personnel
PRC-001-1	R1.	Each Transmission Operator, Balancing Authority, and Generator Operator shall be familiar with the purpose and limitations of protection system schemes applied in its area.	X	X	Each	The CAISO and the TE shall each separately maintain compliance with respect to their respective operations
PRC-001-1	R2.	Each Generator Operator and Transmission Operator shall notify reliability entities of relay or equipment failures as follows:	X	X	Split	Responsibility details are set forth in the sub-requirement

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			CAISO	TE		
PRC-001-1	R2.2.	If a protective relay or equipment failure reduces system reliability, the Transmission Operator shall notify its Reliability Coordinator and affected Transmission Operators and Balancing Authorities. The Transmission Operator shall take corrective action as soon as possible.	X	X	Split	<p>If a protective relay or equipment failure reduces system reliability, the CAISO is responsible to notify its Reliability Coordinator and affected Transmission Operators and Balancing Authorities. The CAISO shall take corrective action as soon as possible.</p> <p>If a protective relay or equipment failure reduces system reliability, the TE is responsible to notify affected Transmission Operators. The TE shall take corrective action as soon as possible.</p>
PRC-001-1	R3.	A Generator Operator or Transmission Operator shall coordinate new protective systems and changes as follows:		X	Single	
PRC-001-1	R3.2.	Each Transmission Operator shall coordinate all new protective systems and all protective system changes with neighboring Transmission Operators and Balancing Authorities.		X	Single	
PRC-001-1	R4.	Each Transmission Operator shall coordinate protection systems on major transmission lines and interconnections with neighboring Generator Operators, Transmission Operators, and Balancing Authorities.		X	Single	
PRC-001-1	R5.	A Generator Operator or Transmission Operator shall coordinate changes in generation, transmission, load or operating conditions that could require changes in the Protection Systems of others:		X	Single	
PRC-001-1	R5.2.	Each Transmission Operator shall notify neighboring Transmission Operators in advance of changes in generation, transmission, load, or operating conditions that could require changes in the other Transmission Operators' Protection Systems.		X	Single	

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PRC-001-1	R6.	Each Transmission Operator and Balancing Authority shall monitor the status of each Special Protection System in their area, and shall notify affected Transmission Operators and Balancing Authorities of each change in status.	X	X	Split	The TE shall monitor the status of Special Protection Systems in its area, and shall notify the CAISO of each change in status.  After receiving such information from the TE, the CAISO shall notify affected TOPs and BAs.
PRC-004-WECC-2	R2.3.1.	When FERAS is not available, then	x		Single	
PRC-004-WECC-2	R2.3.2.2.	Transmission Operators shall adjust the SOL and operate the facilities within established limits.	x		Single	
TOP-001-3	R1.	Each Transmission Operator shall act to maintain the reliability of its Transmission Operator Area via its own actions or by issuing Operating Instructions.	X	X	Each	The CAISO and TE shall each separately maintain compliance with this requirement with respect to their respective operations.
TOP-001-3	R5.	Each Transmission Operator, Generator Operator, and Distribution Provider shall comply with each Operating Instruction issued by its Balancing Authority, unless such action cannot be physically implemented or it would violate safety, equipment, regulatory, or statutory requirements.		X	Single	
TOP-001-3	R6.	Each Transmission Operator, Generator Operator, and Distribution Provider shall inform its Balancing Authority of its inability to comply with an Operating Instruction issued by its Balancing Authority.		X	Single	
TOP-001-3	R7.	Each Transmission Operator shall assist other Transmission Operators within its Reliability Coordinator Area, if requested and able, provided that the requesting Transmission Operator has implemented its comparable Emergency procedures, unless such assistance cannot be physically implemented or would violate safety, equipment, regulatory, or statutory requirements.	X	X	Each	The CAISO and TE shall each separately maintain compliance with this requirement with respect to their respective operations.

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TOP-001-3	R8.	Each Transmission Operator shall inform its Reliability Coordinator, known impacted Balancing Authorities, and known impacted Transmission Operators of its actual or expected operations that result in, or could result in, an Emergency.	X	X	Split	<p>The CAISO is responsible for informing its RC and any known impacted Balancing Authorities and Transmission Operators of its actual or expected operations that result in, or could result in, an Emergency.</p> <p>The TE is responsible for informing any known impacted Transmission Operators of its actual or expected operations that result in, or could result in, an Emergency.</p>
TOP-001-3	R9.	Each Balancing Authority and Transmission Operator shall notify its Reliability Coordinator and known impacted interconnected entities of all planned outages, and unplanned outages of 30 minutes or more, for telemetering and control equipment, monitoring and assessment capabilities, and associated communication channels between the affected entities.	X	X	Split	<p>The CAISO is responsible for notifying its RC of all planned outages, and unplanned outages of 30 minutes or more, for telemetering and control equipment, monitoring and assessment capabilities, and associated communication channels between the affected entities.</p> <p>The TE is responsible for notifying CAISO and known impacted interconnected entities of all planned outages, and unplanned outages of 30 minutes or more, for telemetering and control equipment, monitoring and assessment capabilities, and associated communication channels between the affected entities.</p>
TOP-001-3	R10.	Each Transmission Operator shall perform the following as necessary for determining System Operating Limit (SOL) exceedances within its Transmission Operator Area:	X		Single	
TOP-001-3	R10.1.	Within its Transmission Operator Area, monitor Facilities and the status of Special Protection Systems, and	X		Single	
TOP-001-3	R10.2.	Outside its Transmission Operator Area, obtain and utilize status, voltages, and flow data for Facilities and the status of Special Protection Systems.	X		Single	

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TOP-001-3	R12.	Each Transmission Operator shall not operate outside any identified Interconnection Reliability Operating Limit (IROL) for a continuous duration exceeding its associated IROL Tv.	X		Single	
TOP-001-3	R13.	Each Transmission Operator shall ensure that a Real-time Assessment is performed at least once every 30 minutes.	X		Single	
TOP-001-3	R14.	Each Transmission Operator shall initiate its Operating Plan to mitigate a SOL exceedance identified as part of its Real-time monitoring or Real-time Assessment.	X		Single	
TOP-001-3	R15.	Each Transmission Operator shall inform its Reliability Coordinator of actions taken to return the System to within limits when a SOL has been exceeded.	X		Single	
TOP-001-3	R16.	Each Transmission Operator shall provide its System Operators with the authority to approve planned outages and maintenance of its telemetering and control equipment, monitoring and assessment capabilities, and associated communication channels between affected entities.	X	X	Each	The CAISO and TE shall each maintain compliance with this requirement with respect to its operations as identified in agreed upon procedure(s) established by the CAISO.
TOP-001-3	R18.	Each Transmission Operator shall operate to the most limiting parameter in instances where there is a difference in SOLs.	X		Single	

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			CAISO	TE		
TOP-001-3	R19.	Each Transmission Operator shall have data exchange capabilities with the entities that it has identified that it needs data from in order to maintain reliability in its Transmission Operator Area.	X	X	Each	The CAISO and TE shall each separately maintain compliance with this requirement with respect to their respective operations.
TOP-002-4	R1.	Each Transmission Operator shall have an Operational Planning Analysis that will allow it to assess whether its planned operations for the next day within its Transmission Operator Area will exceed any of its System Operating Limits (SOLs).	X		Single	
TOP-002-4	R2.	Each Transmission Operator shall have an Operating Plan(s) for next-day operations to address potential System Operating Limit (SOL) exceedances identified as a result of its Operational Planning Analysis as required in Requirement R1.	X		Single	
TOP-002-4	R3.	Each Transmission Operator shall notify entities identified in the Operating Plan(s) cited in Requirement R2 as to their role in those plan(s).	X		Single	
TOP-002-4	R6.	Each Transmission Operator shall provide its Operating Plan(s) for next-day operations identified in Requirement R2 to its Reliability Coordinator.	X			
TOP-003-3	R1.	Each Transmission Operator shall maintain a documented specification for the data necessary for it to perform its Operational Planning Analyses, Real-time monitoring, and Real-time Assessments. The data specification shall include, but not be limited to:	X		Single	
TOP-003-3	R1.1.	A list of data and information needed by the Transmission Operator to support its Operational Planning Analyses, Real-time monitoring, and Real-time Assessments including non-BES data and external network data as deemed necessary by the Transmission Operator.	X		Single	

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			CAISO	TE		
TOP-003-3	R1.2.	Provisions for notification of current Protection System and Special Protection System status or degradation that impacts System reliability.	X		Single	
TOP-003-3	R1.3.	A periodicity for providing data.	X		Single	
TOP-003-3	R1.4.	The deadline by which the respondent is to provide the indicated data.	X		Single	
TOP-003-3	R3.	Each Transmission Operator shall distribute its data specification to entities that have data required by the Transmission Operator’s Operational Planning Analyses, Real-time monitoring, and Real-time Assessment.	X		Single	
TOP-003-3	R5.	Each Transmission Operator, Balancing Authority, Generator Owner, Generator Operator, Load-Serving Entity, Transmission Owner, and Distribution Provider receiving a data specification in Requirement R3 or R4 shall satisfy the obligations of the documented specifications using:	X	X	Each	The CAISO and TE shall each maintain compliance with this requirement with respect to its operations as identified in agreed upon procedure(s) established by the CAISO.
TOP-003-3	R5.1.	A mutually agreeable format	X	X	Each	The CAISO and TE shall each maintain compliance with this requirement with respect to its operations as identified in agreed upon procedure(s) established by the CAISO.
TOP-003-3	R5.2.	A mutually agreeable process for resolving data conflicts	X	X	Each	The CAISO and TE shall each maintain compliance with this requirement with respect to its operations as identified in agreed upon procedure(s) established by the CAISO.
TOP-003-3	R5.3.	A mutually agreeable security protocol	X	X	Each	The CAISO and TE shall each maintain compliance with this requirement with respect to its operations as identified in agreed upon procedure(s) established by the CAISO.
VAR-001-4	R1.	Each Transmission Operator shall specify a system voltage schedule (which is either a range or a target value with an associated tolerance band) as part of its plan to operate within System Operating Limits and Interconnection Reliability Operating Limits.		x	Single	

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			CAISO	TE		
VAR-001-4	R1.1.	Each Transmission Operator shall provide a copy of the voltage schedules (which is either a range or a target value with an associated tolerance band) to its Reliability Coordinator and adjacent Transmission Operators within 30 calendar days of a request.		x	Single	
VAR-001-4	R2.	Each Transmission Operator shall schedule sufficient reactive resources to regulate voltage levels under normal and Contingency conditions. Transmission Operators can provide sufficient reactive resources through various means including, but not limited to, reactive generation scheduling, transmission line and reactive resource switching, and using controllable load.	x	x	Split	<p>The ISO is responsible for this requirement with respect to the scheduling of reactive resource facilities it has operational control over, including but not limited to generation and transmission lines.</p> <p>The TE is responsible for this requirement with respect to the scheduling of reactive resource facilities it has operational control over, including but not limited to transmission lines, reactive resource switching and the use of controllable load.</p>
VAR-001-4	R3.	Each Transmission Operator shall operate or direct the Real-time operation of devices to regulate transmission voltage and reactive flow as necessary.	x	x	Each	The CAISO and TE shall each separately maintain compliance with this requirement with respect to their respective operations.
VAR-001-4	R4.	The Transmission Operator shall specify the criteria that will exempt generators from: 1) following a voltage or Reactive Power schedule, 2) from having its automatic voltage regulator (AVR) in service or from being in voltage control mode, or 3) from having to make any associated notifications.			N/A	This requirement has been superseded by a WECC regional variance.
VAR-001-4	R4.1.	If a Transmission Operator determines that a generator has satisfied the exemption criteria, it shall notify the associated Generator Operator.			N/A	This requirement has been superseded by a WECC regional variance.
VAR-001-4	R5.	Each Transmission Operator shall specify a voltage or Reactive Power schedule (which is either a range or a target value with an associated tolerance band) at either the high voltage side or low voltage side of the generator step-up transformer at the Transmission Operator's discretion.			N/A	This requirement has been superseded by a WECC regional variance.



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			CAISO	TE		
VAR-001-4	R5.1.	The Transmission Operator shall provide the voltage or Reactive Power schedule (which is either a range or a target value with an associated tolerance band) to the associated Generator Operator and direct the Generator Operator to comply with the schedule in automatic voltage control mode (the AVR is in service and controlling voltage).			N/A	This requirement has been superseded by a WECC regional variance.
VAR-001-4	R5.2.	The Transmission Operator shall provide the Generator Operator with the notification requirements for deviations from the voltage or Reactive Power schedule (which is either a range or a target value with an associated tolerance band).			N/A	This requirement has been superseded by a WECC regional variance.
VAR-001-4	R5.3.	The Transmission Operator shall provide the criteria used to develop voltage schedules Reactive Power schedule (which is either a range or a target value with an associated tolerance band) to the Generator Operator within 30 days of receiving a request.			N/A	This requirement has been superseded by a WECC regional variance.
VAR-001-4	E.A.13	Each Transmission Operator shall issue any one of the following types of voltage schedules to the Generator Operators for each of their generation resources that are on-line and part of the Bulk Electric System within the Transmission Operator Area: <ul style="list-style-type: none"> <li>• A voltage set point with a voltage tolerance band and a specified period.</li> <li>• An initial volt-ampere reactive output or initial power factor output with a voltage tolerance band for a specified period that the Generator Operator uses to establish a generator bus voltage set point.</li> <li>• A voltage band for a specified period.</li> </ul>			N/A	The TE has no generators in its area.

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			CAISO	TE		
VAR-001-4	E.A.14	Each Transmission Operator shall provide one of the following voltage schedule reference points for each generation resource in its Area to the Generator Operator. : <ul style="list-style-type: none"> <li>• The generator terminals.</li> <li>• The high side of the generator step-up transformer.</li> <li>• The point of interconnection.</li> <li>• A location designated by mutual agreement between the Transmission Operator and Generator Operator.</li> </ul>			N/A	The TE has no generators in its area.
VAR-001-4	E.A.17	Each Transmission Operator shall provide to the Generator Operator, within 30 calendar days of a request for data by the Generator Operator, its transmission equipment data and operating data that supports development of the voltage set point conversion methodology.			N/A	The TE has no generators in its area.
VAR-001-4	R6.	After consultation with the Generator Owner regarding necessary step-up transformer tap changes and the implementation schedule, 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.			N/A	The TE has no Generator Owners connected to its system.
VAR-002-WECC-2	R1.	Generator Operators and Transmission Operators shall have AVR in service and in automatic voltage control mode 98% of all operating hours for synchronous generators or synchronous condensers. Generator Operators and Transmission Operators may exclude hours for R1.1 through R1.10 to achieve the 98% requirement.			N/A	VEA does not operate synchronous condensers.
VAR-002-WECC-2	R1.1.	The synchronous generator or synchronous condenser operates for less than five percent of all hours during any calendar quarter.			N/A	VEA does not operate synchronous condensers.
VAR-002-WECC-2	R1.2.	Performing maintenance and testing up to a maximum of seven calendar days per calendar quarter.			N/A	VEA does not operate synchronous condensers.

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			CAISO	TE		
VAR-002-WECC-2	R1.3.	AVR exhibits instability due to abnormal system configuration.			N/A	VEA does not operate synchronous condensers.
VAR-002-WECC-2	R1.4.	Due to component failure, the AVR may be out of service up to 60 consecutive days for repair per incident.			N/A	VEA does not operate synchronous condensers.
VAR-002-WECC-2	R1.5.	Due to a component failure, the AVR may be out of service up to one year provided the Generator Operator or Transmission Operator submits documentation identifying the need for time to obtain replacement parts and if required to schedule an outage.			N/A	VEA does not operate synchronous condensers.
VAR-002-WECC-2	R1.6.	Due to a component failure, the AVR may be out of service up to 24 months provided the Generator Operator or Transmission Operator submits documentation identifying the need for time for excitation system replacement (replace the AVR, limiters, and controls but not necessarily the power source and power bridge) and to schedule an outage.			N/A	VEA does not operate synchronous condensers.
VAR-002-WECC-2	R1.7.	The synchronous generator or synchronous condenser has not achieved Commercial Operation.			N/A	VEA does not operate synchronous condensers.
VAR-002-WECC-2	R1.8.	The Transmission Operator directs the Generator Operator to operate the synchronous generator, and the AVR is unavailable for service.			N/A	VEA does not operate synchronous condensers.
VAR-002-WECC-2	R1.9.	The Reliability Coordinator directs Transmission Operator to operate the synchronous condenser, and the AVR is unavailable for service.			N/A	VEA does not operate synchronous condensers.
VAR-002-WECC-2	R1.10.	If AVR exhibits instability due to operation of a Load Tap Changer (LTC) transformer in the area, the Transmission Operator may authorize the Generator Operator to operate the excitation system in modes other than automatic voltage control until the system configuration changes.			N/A	VEA does not operate synchronous condensers.