NERC

Industry Webinar Project 2021-01 Modifications to MOD-025 & PRC-019 October 18, 2022

Jason Eruneo, Chair (Duke Energy) Kory Haag, SDT Member (ISO New England) Chris Larson, Senior Standards Developer (NERC)





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SDT Team Members

| Name | Company | Role |
|----------------------------|----------------------------|-----------|
| Jason Eruneo (chair) | Duke Energy | Member |
| Steven Barnes (vice-chair) | Peregrine Engineering | Member |
| Alex Shattuck | Vestas Wind Systems | Member |
| Kory Haag | ISO New England | Member |
| Michael (Bing) Xia | Powertech Labs | Member |
| Jonathan Q. Harris | Tennessee Valley Authority | Member |
| Ruth Kloecker | ITC Holdings | Member |
| David Schooley | ComEd (Exelon) Utilities | Member |
| Matthew Manley | Timmons Group | Member |
| Marques Montes | Arizona Public Service | Member |
| Steven Mueller | Ameren Services Company | Member |
| Joey Zukowski | Pacific Gas and Electric | Member |
| Chris Larson | NERC | Developer |



Webinar Agenda

- Meeting Purpose
- Project Background
- MOD-025 Summary of Changes
- MOD-025 Requirement Language
- MOD-025 Implementation Plan
- MOD-025 Questions & Answers
- Break (time permitting)
- PRC-019 Summary of Changes
- PRC-019 Requirement Language
- PRC-019 Implementation Plan
- PRC-019 Questions & Answers
- Project Timeline



- Industry outreach
- Standards development process: openness, consensus building
- Share the background; why do this project?
- Address questions prior to ballot period
- Understand industry concerns
- Encourage participation from industry
- Improve the final product (revised standards)
- Reduce risk to BES reliability



MOD-025 sub-team

| Name | Company | Role |
|----------------------------|--------------------------|-----------|
| Jason Eruneo (chair) | Duke Energy | Member |
| Steven Barnes (vice-chair) | Peregrine Engineering | Member |
| Alex Shattuck | Vestas Wind Systems | Member |
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- Model accuracy is essential in transmission planning.
- PPMVTF developed the SAR to revise MOD-025-2 to address issues regarding verification and data reporting of generator active and reactive power capability.
- Implementation of the standard has rarely produced data that is suitable for planning models (i.e., the stated purpose of the standard).
- The current MOD-025-2 verification testing activities require significant time, expertise, and coordination; however, they do not result in data that should be used by planners for modeling purposes.
- Project aims to retain testing activities are useful and focus on more effective means of collecting useful data for planning models. RSTC endorsed the SAR on October 19, 2020.
- Overlap with Project 2020-02 SAR for transmission-connected dynamic reactive resources.



- Applicable entities
- Facilities
- Focus on providing value added information to TP
 - Composite capability curve
- Three methodology options for Facility Real and Reactive Power capability verification
- Periodicity
- Attachment updates



Applicable Entities



- 4.1. Functional Entities:
 - 4.1.1 Generator Owner
 - 4.1.2 Transmission Owner
 - 4.1.3 Transmission Planner





- **4.2. Facilities:** For the purpose of this standard, the term, "applicable Facility" or "Facility" shall mean any one of the following:
 - **4.2.1** Individual generating resource identified through Inclusion I2 of the BES definition.
 - **4.2.2** Generating plant/Facility identified through Inclusion I2 of the BES definition.
 - **4.2.3** Generating plant/Facility of dispersed power producing resources identified through Inclusion I4 of the BES definition.
 - **4.2.4** Dynamic reactive devices identified through Inclusion I5 of the BES definition with a gross (individual or aggregate) nameplate rating greater than 20 MVA including, but not limited to:

4.2.4.1 Synchronous condenser; and

4.2.4.2 Flexible alternating current transmission system (FACTS) devices.

4.2.5 HVDC terminal equipment including:

4.2.5.1 Voltage source converter (VSC).



| MOD-025-2 | MOD-025-3 |
|-------------------------------------|-----------|
| MOD-025-2 R1 (Real) & R2 (Reactive) | R1 |
| MOD-025-2 R3 | R2 |
| New Requirement | R3 |
| New Requirement | R4 |



- **R1.** Each Generator Owner shall verify the Real Power and Reactive Power capability of its applicable Facilities and inform its Transmission Planner as follows: [Violation Risk Factor: Medium] [Time Horizon: Long-term Planning]
 - **1.1.** Verify the Real Power capability, if applicable, of its applicable Facilities in accordance with Attachment 1.
 - **1.2.** Verify the Reactive Power capability of its applicable Facilities in accordance with Attachment 1.
 - **1.3.** Submit the following information, in accordance with Attachment 2, to the Transmission Planner within 30 calendar days after the verification date:
 - **1.3.1.** One-line diagram representing the Facility;
 - 1.3.2. Composite capability curve and associated PQ data table; and
 - **1.3.3.** Documentation showing the engineering basis, verification methodology and/or applicable data for the verification method.



Requirement R2

- **R2.** Each Transmission Owner shall verify the Real Power and Reactive Power capability of its applicable Facilities and inform its Transmission Planner as follows: [Violation Risk Factor: Medium] [Time Horizon: Long-term Planning]
 - **2.1.** Verify the Real Power capability, if applicable, of its applicable Facilities in accordance with Attachment 1.
 - **2.2.** Verify the Reactive Power capability of its applicable Facilities, in accordance with Attachment 1.
 - **2.3.** Submit the following information per Attachment 2 to the Transmission Planner within 30 calendar days after the verification date:
 - 2.3.1. One-line diagram representing the Facility;
 - **2.3.2.** Composite capability curve and associated PQ data table; and
 - **2.3.3.** Documentation showing the engineering basis, verification methodology and/or applicable data for the verification method.



Requirement R3 (new)

- **R3.** Each Transmission Planner shall review the information submitted by each Generator Owner or Transmission Owner in accordance with Requirement R1, R2, or R4 and provide a written response within 90 calendar days containing one of the following: [Violation Risk Factor: Lower] [Time Horizon: Operations Planning]
 - Notification that the Transmission Planner has not identified any technical concerns with the Real and Reactive Power capability information submitted by the Generator Owner or Transmission Owner; or
 - Notification that the Transmission Planner has identified a technical concern, including the basis for the technical concern.



- **R4.** Each Generator Owner or Transmission Owner receiving a notification of a technical concern under Requirement R3 shall provide a written response to its Transmission Planner within 90 calendar days containing one of the following: [Violation Risk Factor: Lower] [Time Horizon: Operations Planning]
 - Updated capability information in accordance with Requirements R1 or R2;
 - A mutually agreed upon plan with its Transmission Planner to update the capability information in accordance with Requirements R1 or R2; or
 - Technical justification and supporting evidence for maintaining the existing capability information in accordance with Requirements R1 or R2.



- 1. The applicable entity designates the verification date and notates the verification date in a summary report (refer to Attachment 2). The verification date should represent the date that the engineering review or engineering analysis is complete. The verification date is the basis of the recurring periodicity.
- 2. Verify each new applicable Facility within 180 calendar days of its commercial operation date.
- 3. Verify each existing applicable Facility at a periodicity not to exceed ten years from the last verification date.
- 4. Verify an existing applicable Facility within 180 calendar days of the discovery of a change that affects its Real Power or Reactive Power capability by more than a 10 percent increase or decrease of the nameplate rating and is expected to last more than 180 calendar days.
- 5. Verify an existing applicable Facility within 180 calendar days of its return to service date, if the Facility has a planned or unplanned outage of 180 calendar days or more which overlaps its scheduled verification date and has not had its capability verified within the past ten years.

The Generator Owner or Transmission Owner shall utilize and document one or more of the following methodologies to verify the Facility capability for all equipment expected to be in-service for normal operation. The engineering review or engineering analysis shall include underlying assumptions, design criteria, and methods used to create the Facility capability curve under Section II, Items 6-8.

- Perform an engineering review of all Real and Reactive Power Facility capability information including but not limited to in-service equipment design limitations, excitation limiter settings, and operational limitations;
- Utilize staged testing data, in accordance with Section III, obtained from a date within 365 calendar days prior to verification date, and perform engineering analysis as needed per Note 1, that validates the generator capability; or
- Utilize operational data, in accordance with Section III, obtained from a date within 365 calendar days prior to verification date, and perform engineering analysis as needed per Note 1, that validates the generator capability.



- 6. For an applicable Facility as identified in Section 4.2.1, 4.2.2, or 4.2.4.1, when performing verification on an individual unit basis, create a graphical representation of the steady-state composite capability curve (CCC) for the Real Power and Reactive Power. The steady-state CCC shall include at a minimum the following:
 - 6.1. The generator steady-state Real Power and Reactive Power capability curve, or the synchronous condenser steady-state Reactive Power capability curve, provided by the equipment manufacturer.
 - 6.1.1 The curve shall represent generator/synchronous condenser capability at a nominal voltage of 1.0 per unit at the generator/synchronous condenser terminal; and
 - 6.1.2 The curve shall notate the operating conditions that dictate the power capability, for example H2 pressure, ambient temperature, or other conditions.
 - 6.2. Excitation limiters, if more restrictive than the equipment manufacturer's capability curve, at nominal voltage 1.0 per unit;
 - 6.3. Identification of any Real Power or Reactive Power operational limitations¹, if applicable;
 - 6.4. Identification of the steady-state minimum (P_{min}) and maximum (P_{max}) Real Power output at the generator terminal(s), based on the least restrictive seasonal or operating conditions; and
 - 6.5. Identification of final PQ curve, which defines the normal operating region.





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MOD-025-3 Attachment 2 – BES Facility Capability Report

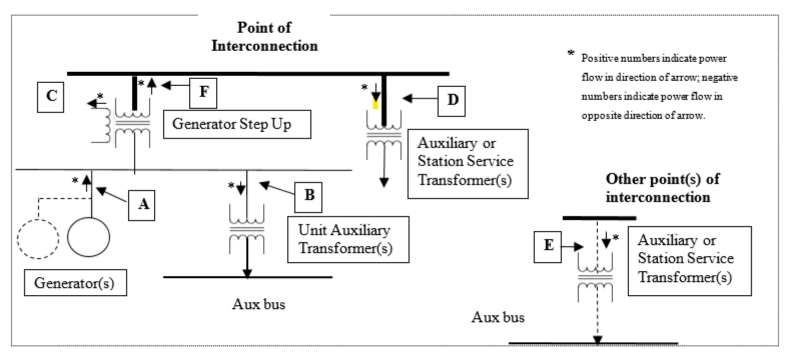
A completed report shall contain the following information at a minimum per Requirement R1 and R2:

- Section I: One-line diagram of the applicable Facility
- Section II: Composite capability curve
- Section III: Associated PQ data table
- Section IV: Documentation showing the engineering basis and verification methodology



One-line Diagram

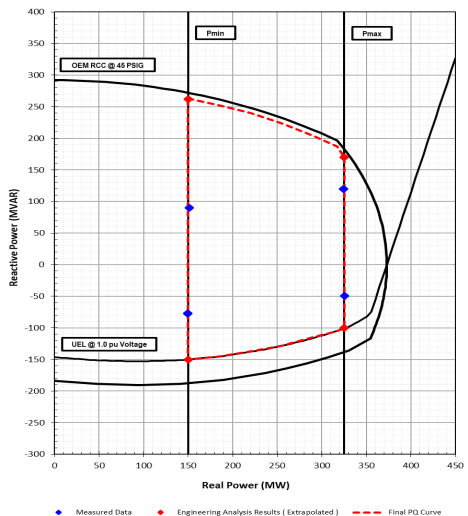
Section I. Provide simplified one-line diagram of the applicable Facility showing plant auxiliary Load connections.



The composite capability curve provided below is applied at Point (XX) in the one-line diagram shown above.



Composite Capability Curve



Example - 373 MVA Steam Turbine-Generator Composite Capability Curve @ 1.0 p.u. Voltage



| | | Date |
|---------------------------------------|-----------|------------|
| FERC approval date (example only) | | 12/31/2023 |
| Effective Date of MOD-025-3 (R3 & R4) | + 1 year | 01/01/2025 |
| Compliance Date (R1 & R2) | + 2 years | 01/01/2027 |

Initial Performance of Periodic Requirements:

For Applicable Facilities commissioned after the Effective Date of MOD-025-3, Applicable Entities shall comply with Requirements R1 and R2 of MOD-025-3 by 180 calendar days after the commissioning date in accordance with MOD-025-3 Attachment 1.



Questions and Answers



PRC-019 sub-team

| Name | Company | Role |
|----------------------------|-----------------------------------|-----------|
| Jason Eruneo (chair) | Duke Energy | Member |
| Steven Barnes (vice-chair) | Peregrine Engineering | Member |
| Alex Shattuck | Vestas Wind Systems | Member |
| Jonathan Q. Harris | Tennessee Valley Authority | Member |
| Matthew Manley | Timmons Group | Member |
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- PRC-019-2 addresses the reliability issue of miscoordination between generator capability, control systems, and protection functions.
- PRC-019-2 was developed with a bias toward synchronous generation and does not sufficiently outline the requirements for all generation resource types.
- The project aims to address a number of issues identified by the SPCS and revise the standard to be inclusive of all types of generation resources.
- The SAR was endorsed by the NERC Planning Committee (PC) on March 4, 2020.
- The MOD-025-2 and PRC-019-2 SARs were accepted and authorized for informal posting at the January 20, 2021 SC meeting.
- The project will also address whether transmission-connected dynamic reactive resources should be applicable for PRC-019-3.



- Applicable Facilities updated
 - Align with BES definition
 - Updated with accurately reflect installation & operation of IBR Facilities
- Periodicity to six years; align with PRC-005
- Footnote associated with R1 noting as-left settings should be used in coordination study and compliance evidence
- Protective function and Protection System clarification
- R1.2 added, which is specific for IBR generating Facilities
 - IBR unit defined (see footnote)
- R2 modified to align with PRC-027 and close reliability gap
- R2 added IBR unit specific language
- Attachment 1 updates for IBR language



| PRC-019-2 | PRC-019-3 |
|----------------------------|-----------|
| PRC-019-2 R1 (synchronous) | R1.1 |
| PRC-019-2 R1 (IBR) | R1.2 |
| PRC-019-2 R2 | R2 |



- **R1.** At a maximum of every six calendar years, each Generator Owner and Transmission Owner with applicable Facilities shall coordinate³ the voltage regulating system controls, with the applicable equipment capabilities and settings of the applicable protective functions.⁴ Equipment capabilities, control functions, and protective functions for the applicable Facilities include, but are not limited to those listed in Attachment 1. [Violation Risk Factor: Medium] [Time Horizon: Long-term Planning]
 - **1.1.** For synchronous generators or synchronous condensers, assuming the normal automatic voltage regulator control loop and steady-state system operating conditions, verify the following coordination items:
 - **1.1.1.** The in-service limiter functions⁵ are set to operate before the protective functions of the applicable Facility in order to avoid disconnecting the generator unnecessarily.
 - **1.1.2.** The applicable in-service protective functions are set to operate to isolate or de-energize equipment in order to limit the extent of damage when operating conditions exceed equipment capabilities.



- 1.2. For IBR generating Facilities, assuming the voltage control mode is enabled in the power plant controller and/or IBR unit(s)⁶ and steady-state system operating conditions, verify the following coordination items:
 - **1.2.1.** The in-service control functions of the power plant controller are set to operate before the protective functions of the applicable Facilities in order to avoid disconnecting any of the Facilities listed under Section 4.2.4 unnecessarily.
 - **1.2.2.** The in-service control functions of IBR unit(s) are set to operate before protective functions of the applicable Facilities in order to avoid disconnecting any of Facilities listed under Section 4.2.4 unnecessarily.
 - **1.2.3.** The applicable in-service protective functions are set to operate to isolate or de-energize equipment in order to limit the extent of damage when operating conditions exceed equipment capabilities.



Requirement R2

- **R2.** Each Generator Owner and Transmission Owner shall perform the coordination described in Requirement R1 prior to implementation of systems, equipment, or settings changes that will affect the coordination described in Requirement R1; and update associated coordination documentation within 90 calendar days after the return to in-service date. These possible systems, equipment or settings changes include, but are not limited to, the following: [Violation Risk Factor: Medium] [Time Horizon: Long-term Planning]
 - Voltage regulating settings or equipment changes;
 - Protective function settings or component changes;
 - IBR unit, synchronous generator or synchronous condenser equipment capability changes;
 - IBR unit, synchronous generator or synchronous condenser step-up transformer changes;
 - IBR unit control system firmware or settings changes; or
 - Power plant controller firmware or settings changes.





- Attachment 1 updates for IBR language
- Section G moved to draft Implementation Guidance to conform with Standard Processes Manual changes
- Revised language to use protective functions or control functions
- The lists are examples, and they are not all inclusive lists.
- The standard does not require the installation or activation of any of the limiter or protection functions for synchronous generation or IBR.



| | | Date |
|-----------------------------------|----------|--------------------------|
| FERC approval date (example only) | | 12/31/2023 |
| Effective Date of PRC-019-3 R2 | + 1 year | 01/01/2025 |
| Effective Date of PRC-019-3 R1 | N/A | See Periodic Requirement |

Initial Performance of Periodic Requirements:

Applicable Entities shall initially comply with the periodic requirements of PRC-019-3 (Requirement R1) within six (6) years of their last performance under the respective requirement in the Requested Retired Standards (PRC-019-2 Requirement R1).

For an applicable Facility commissioned after the Effective Date of PRC-019-3, which has not previously performed a coordination study under PRC-019-2 Requirement R1, the Applicable Entities shall comply with the requirements of PRC-019-3 prior to outputting Real or Reactive Power to the BES.



Questions and Answers



- Webinar & presentation will be available on project website, related files page
- 45-day initial ballot and comment period
 - Scheduled for September 29 to November 14, 2022
- Additional ballot
 - Scheduled for February to March 2023
- NERC Board Adoption
 - Scheduled for May 2023



Questions and Answers