



**Compliance Audit Report
Public Version**

**Viasyn, Inc (VSYN)
NCR05449**

**Confidential Information (including Privileged and Critical Energy Infrastructure
Information) – Has Been Removed**

Date of Audit: April 07, 2010

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Executive Summary

The Western Electricity Coordinating Council (WECC) performed an off-site compliance audit of Viasyn, Inc (VSYN) NERC ID: NCR05449 on April 07, 2010. At the time of the audit, VSYN was registered on the North American Electric Reliability Corporation (NERC) Compliance Registry for the following functions:

Purchasing-Selling Entity

The Audit Team evaluated VSYN for compliance with Twenty-eight (28) requirements in the NERC Compliance Monitoring and Enforcement Program 2010 Implementation Plan (CMEP IP). Additionally one (1) requirement in the WECC Regional Reliability Standards was audited. The Audit Team reviewed the NERC Reliability Standards for the period of June 18, 2007 to April 07, 2010. VSYN submitted information and documentation for the Audit Team's evaluation of compliance with requirements. The Audit Team reviewed and evaluated all information provided by VSYN to assess compliance with standards applicable to VSYN at this time.

Based on the information and documentation provided by VSYN, the Audit Team found VSYN to be compliant with two (2) applicable requirements. The Audit Team determined that twenty-six (26) Requirements were not applicable to VSYN. VSYN had zero (0) Outstanding Violations. The Audit Team also found VSYN compliant with one (1) Requirement in the WECC Regional Reliability Standards audited. The Audit Team identified zero (0) New Possible Violations. Any New Possible Violations will be processed through the NERC and WECC CMEP.

There were no ongoing or recently completed mitigation plans and therefore none were reviewed by the Audit Team.

Audit Process

The compliance audit process steps are detailed in the WECC CMEP. The audit process generally conforms to the United States Government Accountability Office Government Auditing Standards (GAGAS) and to other generally accepted audit practices.

Objectives

A Registered Entity is subject to audit for compliance with all Reliability Standards applicable to its registered functions.

The audit objectives are to:

- Review compliance with the requirements of Reliability Standards that are applicable to VSYN, based on the functions that VSYN is registered to perform;

- Validate compliance with applicable Reliability Standards from the NERC 2010 CMEP Implementation Plan list of actively-monitored Reliability Standards and any applicable NERC Reliability Standards selected by WECC;
- Validate compliance with applicable Regional Standards from the WECC 2010 CMEP Implementation Plan list of actively monitored standards;
- Validate evidence of self-reported violations and previous self-certifications;
- Observe and document VSYN's compliance program and culture;
- Review the status of mitigation plans.

Scope

The scope of the compliance audit included the NERC Reliability Standards from the WECC CMEP 2010 Implementation Plan. In addition, this audit included any self-reports, self-certifications, outstanding mitigation plans or remedial action directives which have been completed or pending in the year of the compliance audit.

At the time of the audit, VSYN was registered for the functions Purchasing-Selling Entity. The Audit Team evaluated VSYN for compliance during the period of June 18, 2007 to April 07, 2010.

WECC notified VSYN of the audit on February 01, 2010. WECC informed VSYN that the Audit Team would perform the audit in accordance with the CMEP and the 2010 NERC Compliance Questionnaire and Reliability Standard Audit Worksheets (RSAW). In preparation for the audit, the Audit Team reviewed the RSAWs and other documents submitted by VSYN to evaluate compliance with each applicable Reliability Standard.

Confidentiality and Conflicts of Interest

Confidentiality and Conflict of Interest of the Audit Team are governed under the WECC Delegation Agreement with NERC, and Section 1500 of the NERC Rules of Procedure. VSYN was informed of WECC's obligations and responsibilities under the Delegation Agreement and Rules of Procedure. On February 01, 2010, WECC provided the work history for each Audit Team member to VSYN. VSYN had the opportunity to object to an Audit Team member's participation in the audit on the basis of a possible conflict of interest or because of other circumstances that could interfere with an Audit Team member's impartiality. Section 3.1.5 of the WECC CMEP requires the VSYN to submit any objections no later than fifteen days prior to the start of the off-site audit. VSYN did not submit any objections regarding any Audit Team members. There have been no denials of information or access limitations placed upon this Audit Team by VSYN.

Methodology

The Audit Team reviewed the information, data, and evidence submitted by VSYN and assessed compliance with requirements of the applicable Reliability Standards. Submittals of information and requests for data were sent to VSYN at least thirty days

before the scheduled date of the audit. Additional information relevant to the audit could be submitted until the last day of the review at the audit site. After that date, only data or information which was relevant to the content of the report or its findings can be submitted upon agreement by the Audit Team lead.

The Audit Team requested and received additional information and sought clarification from subject matter experts during the audit.

The Audit Team reviewed documentation provided by VSYN. Data, information and evidence submitted in the form of policies, procedures, emails, logs, data sheets, etc., was validated, substantiated and cross checked for accuracy as appropriate. Where sampling is applicable to a requirement, the sample set is determined by a statistical methodology augmented with professional judgment to ensure that the sample set is representative of the Requirement's significance to the reliability of the Bulk Electrical System (BES).

Findings were based on the Audit Team's knowledge of the BES, the NERC Reliability Standards and team members' professional judgment. All findings were developed based on the consensus of the Audit Team.

Company Profile

Viasyn, Inc. is a privately held, Subchapter C Corporation that supports developers, owners and operators of utility-scale renewable electricity generation facilities. The core business is electricity scheduling, and associated financial settlements.

Audit Participants

The following is a list of WECC Audit Team members and VSYN personnel who participated in the audit.

Audit Team Members

Audit Team Role	Title	Company
Audit Team Lead	Senior Compliance Engineer	WECC
Member	Consultant	WECC

VSYN Audit Participants

Title	Company
Chairman and CEO	Viasyn, Inc

Audit Results

The Audit Team evaluated VSYN for compliance with twenty-eight (28) requirements in the NERC Compliance Monitoring and Enforcement Program 2010 Implementation Plan (CMEP IP) covering all applicable registered functions. Additionally one (1) requirement in the WECC Regional Reliability Standards was audited. The Audit Team reviewed the NERC Reliability Standards for the period of June 18, 2007 to April 07, 2010. VSYN submitted information and documentation for the Audit Team's evaluation of compliance with requirements. The Audit Team reviewed and evaluated all information provided by VSYN to assess compliance with standards applicable to VSYN at this time.

Based on the information and documentation provided by VSYN, the Audit Team found VSYN to be compliant with two (2) applicable requirements. The Audit Team determined that twenty-six Requirements were not applicable to VSYN. VSYN had zero (0) Outstanding Violations. The Audit Team also found VSYN compliant with one (1) Requirement in the WECC Regional Reliability Standards audited. The Audit Team identified zero (0) New Possible Violations.

Findings

The following table details the findings for compliance for the scope identified for this audit.

The Finding column may contain any one of the following: Compliant, New Possible Violation, Not Applicable, Outstanding Violation, Retraction Requested, Self-Reported Violation, or other appropriate description.

Reliability Standard	Req.	Finding
IRO-001-1.1	R3.	Not Applicable
IRO-001-1.1	R7.	Not Applicable
IRO-001-1.1	R8.	Compliant
IRO-001-1.1	R9.	Not Applicable
IRO-005-2	R1.	Not Applicable
IRO-005-2	R2.	Not Applicable
IRO-005-2	R3.	Not Applicable
IRO-005-2	R4.	Not Applicable
IRO-005-2	R5.	Not Applicable
IRO-005-2	R7.	Not Applicable
IRO-005-2	R8.	Not Applicable
IRO-005-2	R9.	Not Applicable
IRO-005-2	R10.	Not Applicable
IRO-005-2	R11.	Not Applicable
IRO-005-2	R12.	Not Applicable
IRO-005-2	R13.	Not Applicable

Reliability Standard	Req.	Finding
IRO-005-2	R14.	Not Applicable
IRO-005-2	R15.	Not Applicable
IRO-005-2	R16.	Not Applicable
IRO-005-2	R17.	Not Applicable
IRO-STD-006-0	WR1	Compliant
VAR-001-1	R1.	Not Applicable
VAR-001-1	R2.	Not Applicable
VAR-001-1	R5.	Compliant
VAR-001-1	R7.	Not Applicable
VAR-001-1	R8.	Not Applicable
VAR-001-1	R9.	Not Applicable
VAR-001-1	R10.	Not Applicable
VAR-001-1	R12.	Not Applicable

Compliance Culture

VSYN's compliance culture was not reviewed by the Audit Team.

Exit Briefing

To conclude the audit, the Audit Team leader gave a PowerPoint presentation for VSYN's personnel summarizing the Audit Team's preliminary findings. The Audit Team leader also explained the next steps in the audit process and how WECC handles possible violations under the CMEP.

In Accordance with WECC CMEP Section 3.1.6:

WECC provided the draft of this audit report and an Entity Comment Form to VSYN on April 29, 2010 for review and comment. However, VSYN provided no comments.

Management Approval

This report was reviewed and approved by John McGhee, Director of Compliance Audits and Investigations on May 3, 2010.