



NORTH AMERICAN ELECTRIC
RELIABILITY CORPORATION

March 1, 2010

Ms. Kimberly Bose
Secretary
Federal Energy Regulatory Commission
888 First Street, N.E.
Washington, D.C. 20426

**Re: NERC Notice of Penalty regarding CalPeak Power Vaca Dixon LLC
FERC Docket No. NP10-_-000**

Dear Ms. Bose:

The North American Electric Reliability Corporation (NERC) hereby provides this Notice of Penalty¹ regarding CalPeak Power Vaca Dixon LLC (CPVD),² NERC Registry ID NCR05054,³ in accordance with the Federal Energy Regulatory Commission's (Commission or FERC) rules, regulations and orders, as well as NERC Rules of Procedure including Appendix 4C (NERC Compliance Monitoring and Enforcement Program (CMEP)).⁴

On February 18, 2009, CPVD self-reported a violation of PRC-005-1 R2.1⁵ to Western Electricity Coordinating Council (WECC) because CPVD did not have evidence that it maintained and tested its Protection System devices within defined intervals as required by CPVD's maintenance and testing program. This Notice of Penalty is being filed with the Commission because, based on information from WECC, CPVD does not dispute the violation of PRC-005-1 R2.1 and the proposed twenty thousand dollar (\$20,000) penalty to be assessed to CPVD. Accordingly, the violation identified as NERC Violation Tracking Identification

¹ *Rules Concerning Certification of the Electric Reliability Organization; and Procedures for the Establishment, Approval, and Enforcement of Electric Reliability Standards* (Order No. 672), III FERC Stats. & Regs. ¶ 31,204 (2006); *Notice of New Docket Prefix "NP" for Notices of Penalty Filed by the North American Electric Reliability Corporation*, Docket No. RM05-30-000 (February 7, 2008). See also 18 C.F.R. Part 39 (2008). *Mandatory Reliability Standards for the Bulk-Power System*, FERC Stats. & Regs. ¶ 31,242 (2007) (Order No. 693), *reh'g denied*, 120 FERC ¶ 61,053 (2007) (Order No. 693-A).

² CalPeak is the parent company of CPVD and CalPeak Power Panoche LLC, NERC Registry ID # NCR05053. A confirmed violation for the Panoche facility is addressed in a separate Notice of Penalty (NOC-373) that is being concurrently filed with this instant Notice of Penalty.

³ Western Electricity Coordinating Council (WECC) confirmed that CPVD was included on the NERC Compliance Registry as a Generation Owner on June 17, 2007. As a Generation Owner, CPVD is subject to the requirements of Reliability Standard PRC-005-1.

⁴ See 18 C.F.R. § 39.7(c)(2).

⁵ CPVD also self-reported its non-compliance with Reliability Standard PRC-005 R1.1. In the Notice of Alleged Violation and Proposed Penalty or Sanction (NAVAPS), WECC determined that CPVD had an alleged violation of PRC-005-1 R1, NERC Tracking Identification Number WECC200901320. However, CPVD requested, and WECC approved a Self-Report retraction for PRC-005-1 R1.1. CPVD submitted the violation retraction form to the WECC Compliance Member Portal on June 30, 2009. CPVD demonstrated, in its *Generation Maintenance and Testing Program* document, dated January 31, 2009, that it included all required components, including the basis for maintenance and testing intervals for such components.

Number WECC200901321 is a Confirmed Violation, as that term is defined in the NERC Rules of Procedure and the CMEP.

Statement of Findings Underlying the Violation

This Notice of Penalty incorporates the findings and justifications set forth in the Notice of Confirmed Violation and Proposed Penalty or Sanction (NOCV) issued on September 17, 2009, by WECC. The details of the findings and basis for the penalty are set forth herein. This Notice of Penalty filing also contains the basis for approval of this Notice of Penalty by the NERC Board of Trustees Compliance Committee (BOTCC). In accordance with Section 39.7 of the Commission's Regulations, 18 C.F.R. § 39.7 (2007), NERC provides the following summary table identifying the Reliability Standard at issue in this Notice of Penalty.

Region	Registered Entity	NOC ID	NERC Violation ID	Reliability Std.	Req. (R)	VRF	Total Penalty (\$)
WECC	CalPeak Power Vaca Dixon LLC	NOC-374	WECC200901321	PRC-005-1	2/2.1	High ⁶	20,000

The purpose of Reliability Standard PRC-005-1 is to ensure all transmission and generation Protection Systems⁷ affecting the reliability of the bulk power system (BPS) are maintained and tested.

PRC-005-1 R2 requires a Generation Owner that owns a generation Protection System, such as CPVD, to provide documentation of its Protection System maintenance and testing program and the implementation of that program to its Regional Entity on request (within 30 calendar days). Specifically, the documentation of the program implementation shall include: (R2.1) evidence Protection System devices were maintained and tested within the defined intervals and (R2.2) date(s) each Protection System device was last tested/maintained. PRC-005-1 R2.1 has a "High" Violation Risk Factor (VRF).

On February 18, 2009, CPVD discovered, during an internal audit, a possible violation of PRC-005-1 R2.1 because its Protection System testing interval data was incomplete. Therefore, CPVD did not have evidence that it maintained and tested its Protection System devices within defined intervals. In reviewing historical data (evidence of Protection System devices maintenance and testing within the defined intervals), confirmation of such data from previous ownership (new ownership began on May 26, 2006) was not completely available.

⁶ During a final review of the standards subsequent to the March 23, 2007 filing of the Version 1 VRFs, NERC identified that some standards requirements were missing VRFs. One of these was PRC-005-1 R2.1. On May 4, 2007, NERC assigned PRC-005-1 R2.1 a "High" VRF. In the Commission's June 26, 2007 Order on Violation Risk Factors, the Commission approved the PRC-005-1 R2.1 "High" VRF as filed. Therefore, the "High" VRF was in effect from June 26, 2007. PRC-005-1 R2 has a "Lower" VRF and its sub-requirements have "High" VRFs.

⁷ *The NERC Glossary of Terms Used in Reliability Standards*, updated April 20, 2009, defines Protection System as "Protective relays, associated communication systems, voltage and current sensing devices, station batteries and DC control circuitry."

On March 3, 2009, WECC reviewed CPVD's Self-Report dated February 18, 2009, for a possible violation of PRC-005-1 R2.1 because CPVD could not provide documentation of its Protection System maintenance and testing program and the implementation of that program to WECC, upon request, within 30 calendar days. A WECC subject matter expert (SME) reviewed CPVD's Self-Report and determined that CPVD had a possible violation of this Standard because evidence that Protection System devices were maintained and tested by CPVD within the defined intervals was missing for more than 50%, but less than or equal to 75%, of the applicable devices. The SME forwarded CPVD's Self-Report and his findings to the WECC Enforcement Department (Enforcement) for its review and consideration.

Enforcement reviewed the Self-Report and the SME's findings, and confirmed that a violation occurred because CPVD did not have evidence that it maintained and tested its Protection System devices within defined intervals. WECC determined that CPVD's failure to have maintenance and testing intervals for its Protection System devices creates an increased risk of system inoperability and can pose a moderate risk to the reliability of the BPS. However, CPVD could provide the date it last tested each device and had evidence that it tested some of its devices within defined intervals. CPVD owns a single 49 MW generator. For these reasons, WECC determined this violation did not pose serious or substantial risk to the reliability of the BPS.

Enforcement determined that the violation duration for PRC-005-1 R2.1 to be from June 18, 2007, the date the Standard became enforceable, until May 15, 2010, when CPVD is scheduled to complete its Mitigation Plan.

WECC's Determination of Penalty

WECC assessed a penalty of twenty thousand dollars (\$20,000) for the referenced violation. In reaching this determination, WECC considered the following factors:

1. CPVD self-reported the violation;
2. the violation was CPVD's first violation of PRC-005-1 R2.1;
3. CPVD was cooperative throughout the compliance process;
4. there was no evidence of any attempt by CPVD to conceal the violation;
5. there was no evidence that CPVD's violation was intentional; and
6. the violation did not cause a serious or substantial risk to the reliability of the BPS, as discussed above.

Therefore, WECC determined that, in this instance, the penalty amount of twenty thousand dollars (\$20,000) is appropriate and bears a reasonable relation to the seriousness and duration of the PRC-005-1 R2.1 violation.

Status of Mitigation Plan⁸

CPVD's Mitigation Plan to address PRC-005-1 R2.1 was submitted to WECC on March 13, 2009, with a completion date of May 15, 2010. The Mitigation Plan was accepted by WECC on July 10, 2009, and was approved by NERC on July 21, 2009. The Mitigation Plan is designated as MIT-09-1823 and was submitted as non-public information to FERC on July 21, 2009, in accordance with FERC orders.

The Mitigation Plan requires CPVD to: (1) perform testing of all applicable Generation System Protection devices; (2) properly document the testing; and (3) to follow the recommended intervals as established by the interconnection agreement and IEEE 1547 in the future. CPVD was to complete 10% of its total Protection System testing by May 15, 2009, verify documentation and schedule the next round of testing by August 15, 2009, complete 50% of total testing by November 15, 2009, verify documentation and schedule the next round of testing by February 15, 2010,⁹ and complete 100% of total Protection System device testing by May 15, 2010.

The Mitigation Plan is on schedule to be completed by May 15, 2010.

Statement Describing the Proposed Penalty, Sanction or Enforcement Action Imposed¹⁰

Basis for Determination

Taking into consideration the Commission's direction in Order No. 693, the NERC Sanction Guidelines and the Commission's July 3, 2008 Guidance Order,¹¹ the NERC BOTCC reviewed the NOCV and supporting documentation on February 10, 2010. The NERC BOTCC approved the assessment of a twenty thousand dollar (\$20,000) penalty against CPVD based upon WECC's findings and determinations, the NERC BOTCC's review of the applicable requirements of the Commission-approved Reliability Standards and the underlying facts and circumstances of the violation at issue.

In reaching this determination, the NERC BOTCC considered the following:

1. The violation was self-reported;
2. The violation is the first violation of PRC-005-1 R2.1 or any other NERC Reliability Standard by CPVD;
3. WECC reported CPVD was cooperative throughout the compliance process;
4. There was no evidence of any attempt by CPVD to conceal the violation;
5. There was no evidence that CPVD's violation was intentional; and

⁸ See 18 C.F.R § 39.7(d)(7).

⁹ The Mitigation Plan incorrectly states that CPPA was going to verify the documentation and schedule the next round of protection system device testing by February 15, 2009, instead of February 15, 2010.

¹⁰ See 18 C.F.R § 39.7(d)(4).

¹¹ *North American Electric Reliability Corporation*, "Guidance Order on Reliability Notices of Penalty," 124 FERC ¶ 61,015 (2008).

6. The violation was deemed not to be a violation that put bulk power system reliability at serious or substantial risk, as discussed above.

For the foregoing reasons, the NERC BOTCC believes that the proposed twenty thousand dollar (\$20,000) penalty amount is appropriate for the violation and circumstances in question, and is consistent with NERC's goal to promote and ensure reliability of the bulk power system.

Pursuant to Order No. 693, the penalty will be effective upon expiration of the thirty (30) day period following the filing of this Notice of Penalty with FERC, or, if FERC decides to review the penalty, upon final determination by FERC.

Attachments Included as Part of the Notice of Penalty

The attachments included as part of this Notice of Penalty are the following documents and material:

- a) CPVD's Self-Report dated February 18, 2009, included as Attachment a;
- b) CPVD's response to the Notice of Alleged Violation and Proposed Penalty or Sanction dated June 24, 2009, included as Attachment b; and
- c) CPVD's Mitigation Plan designated as MIT-09-1823 for PRC-005-1 R2.1 submitted March 13, 2009, included as Attachment c.

A Form of Notice Suitable for Publication¹²

A copy of a notice suitable for publication is included in Attachment d.

¹² See 18 C.F.R § 39.7(d)(6).

Notices and Communications

Notices and communications with respect to this filing may be addressed to the following:

<p>Gerald W. Cauley* President and Chief Executive Officer David N. Cook* Vice President and General Counsel North American Electric Reliability Corporation 116-390 Village Boulevard Princeton, N.J. 08540-5721 (609) 452-8060 (609) 452-9550 – facsimile gerry.cauley@nerc.net david.cook@nerc.net</p> <p>For WECC: Western Electricity Coordinating Council 615 Arapeen Drive, Suite 210 Salt Lake City, UT 84108-1262</p> <p>Louise McCarren* Chief Executive Officer (801) 883-6868 (801) 582-3918 – facsimile Louise@wecc.biz</p> <p>Constance White* Vice President of Compliance (801) 883-6885 (801) 883-6894 – facsimile CWhite@wecc.biz</p> <p>Steven Goodwill* Associate General Counsel (801) 883-6857 (801) 883-6894 – facsimile SGoodwill@wecc.biz</p> <p>Christopher Luras* Manager of Compliance Enforcement (801) 883-6887 (801) 883-6894 – facsimile CLuras@wecc.biz</p>	<p>Rebecca J. Michael* Assistant General Counsel Holly A. Hawkins* Attorney North American Electric Reliability Corporation 1120 G Street, N.W. Suite 990 Washington, D.C. 20005-3801 (202) 393-3998 (202) 393-3955 – facsimile rebecca.michael@nerc.net holly.hawkins@nerc.net</p> <p>Tom Wertz* Vice President CalPeak Power Vaca-Dixon, LLC 7500 College Blvd., Suite 650 Overland Park, KS 66210 (913) 754-5744 (913) 754-5701 – facsimile TWertz@tyrenergy.com</p> <p>*Persons to be included on the Commission's service list are indicated with an asterisk. NERC requests waiver of the Commission's rules and regulations to permit the inclusion of more than two people on the service list.</p>
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Conclusion

NERC respectfully requests that the Commission accept this Notice of Penalty as compliant with its rules, regulations and orders.

Respectfully submitted,

Gerald W. Cauley
President and Chief Executive Officer
David N. Cook
Vice President and General Counsel
North American Electric Reliability Corporation
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/s/ Rebecca J. Michael
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cc: CalPeak Power Vaca Dixon LLC
Western Electricity Coordinating Council

Attachments

Attachment a

CPVD's Self-Report dated February 18, 2009



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Compliance Violation Self-Reporting Form

Please complete an **individual** Self-Reporting Form for each NERC Reliability Standard that indicates any level(s) of non-compliance and submit via the WECC Compliance Web Portal File Upload

Registered Entity Name: NCR05054 CalPeak Vaca-Dixon, LLC

Contact Name: Jeff Paul

Contact Phone: 619-726-2348

Contact email: jeff.paul@calpeak.com

Date noncompliance was discovered: 02-18-2009

Date noncompliance was reported: 02-18-2009

Standard Title: Transmission and Generator Protection System Maintenance and Testing

Standard Number: PRC-005

Requirement Number(s)¹: 1.1, 2.1

How was the noncompliance found? (e.g. Routine Readiness Evaluation, Self-evaluation, Internal Audit, etc.)

Internal Audit Review

Describe the cause of non-compliance:

1.1: After review, a 2006 Plan was incomplete for all components NERC/WECC listed in the Standard; a new updated Plan has been developed (in late January 2009), 2.1: After review, it was noted that Interval test data was incomplete for all components WECC listed in the Standard and not available; due in part to a change in ownership, testing is scheduled to be completed in 2009, meeting a self imposed implementation test plan of three years since the change of ownership.

Describe the reliability impact of this non-compliance:

None believed, as some testing was performed, testing via new revised plan for all necessary listed components will be completed in 2009.

¹ Violations are on a per requirement basis.

Expected date of Mitigation Plan submittal: After review of this form, submittal can be done directly or by March 18, 2009.

Attachment b

CPVD's response to the Notice of Alleged Violation and Proposed Penalty or Sanction dated June 24, 2009



7365 Mission Gorge Road, Suite C, San Diego, CA 92120-1273
Tel: 619.229.3770 Fax: 619.229.7616

June 24, 2009

Toni Sharp
Senior Compliance Enforcement Analyst
Western Electricity Coordinating Council
615 Arapeen Drive, Suite 210
Salt Lake City, Utah 84108-1262

Re: Notice of Alleged Violation and Proposed Penalty or Sanction: CalPeak Power Vaca-Dixon, LLC ("CPVD") NERC Compliance Registry ID #: NCR05054

NERC Violation Tracking Identification Numbers:

WECC200901320, WECC200901321

WECC Tracking Identification Numbers:

CPVD_WECC20091460, CPVD_WECC20091461

(Reliability Standard Violated - PRC-005-1)

Dear Ms. Sharp,

This letter is in response to the Notice of Alleged Violation and Proposed Penalty or Sanction, WECC200901320 and WECC200901321 and is intended to inform WECC that CalPeak Power Vaca-Dixon, LLC ("CPVD") (i) **contests both the Alleged Violation and the Proposed Penalty or Sanction with regard to WECC200901320** and will clarify its position below and (ii) **agrees with or does not contest the Alleged Violation and Proposed Penalty or Sanction with regard to WECC200901321**, and has already submitted and begun implementation of a mitigation plan to correct the violation and its underlying causes. A copy of the mitigation plan and time line for completion to correct the violation of standard PRC-005-1_R2 which was previously submitted to WECC has been attached to this letter for your convenience.

With regard to the Notice of Alleged Violation and Proposed Penalty or Sanction, WECC200901320, concerning Requirement 1 of NERC Reliability Standard PRC-005, CPVD believes a review of the factual history will be helpful in explaining why CPVD believes it is required to contest the Alleged Violation and Proposed Penalty or Sanction as not appropriate.

The Compliance Violation Self-Reporting Form submitted by CPVD on February 18, 2009, pertaining to Requirement 1, contained the statement that "... a 2006 Plan was incomplete for all components NERC/WECC listed in the Standard". This statement was not intended to mean that the 2006 CalPeak Protection Systems Plan was incomplete; rather we meant to convey that not all components listed in the Reliability Standard were covered under it. The remaining maintenance and testing items (i.e. Station Batteries) were being maintained and tested and monitored in the CPVD Preventative Maintenance (PM) Work Order System. All required component items and their intervals for testing and maintenance and the basis for such intervals were listed as required in the CalPeak Generation Maintenance and Testing Program dated January 31, 2009 ("GMT Program"). Further, Requirement 1.1 was inadvertently listed together with Requirement 2.1 in the submittal of the Violation Self Reporting Form while only Requirement 2.1 should have been included. We understand that this information likely contributed to the initial view regarding whether CPVD was in violation of Requirement 1 of PRC-005. We regret any confusion that may have occurred prior to the audit by WECC of CPVD's sister plant, CalPeak Power Panoche, LLC ("CPPA"). However we must emphasize that this matter was correctly resolved pursuant to such audit of March 5, 2009 to the WECC Audit Team's satisfaction that CPPA was not in violation of Requirement 1. We understand that as CPVD is a "sister" unit to CPPA and is maintained pursuant to the GMT Program, a similar compliance determination would be applicable to it.

For example, CPPA submitted the appropriate GMT Program, described above, as part of its Audit Documentation of March 5, 2009 for Protective Relays, Communication Systems, Voltage and Current Transformers, Station Batteries and DC Control Circuits primarily per ANSINETA MTS-2007 Standards (similar to IEEE 1547), listed in the Audit documents as: "Standard for Maintenance Testing Specifications for Electrical Power Distribution Equipment (InterNational Electric Testing Association)" for CalPeak Power Panoche LLC ("CPPA"), (as stated above, CPPA is a similar "sister" unit to CPVD). The Plan was accepted by the WECC Audit Team as there was no mention during the Audit, or in the Audit Report, of any concerns or issues related to it. The auditors made no mention of a violation at the conclusion of their review. A general discussion was held on the maintenance and testing program intervals. WECC concluded that the Self Reported Violation and submission of a Mitigation Plan for Requirement 2 was proper. Further, the Audit Report indicated that "No new violations were found at this audit". The appropriate GMT Program has been attached to this document for your convenience.

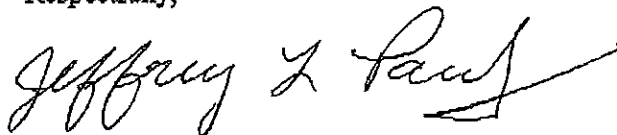
As a result of the audit of CPPA, CPVD inquired in an email to Domenic Darling, Compliance Data Analyst of WECC, as to the procedure for withdrawal of the Self Reported Violation Form erroneously filed regarding Requirement 1 of PRC-005 (please see attached email string with Domenic Darling). In his email dated March 23, 2009, Mr. Darling instructed CPVD to submit a Violation Retraction Form, which CPVD filed with WECC on April 3, 2009 (please see attached).

In conclusion, CPVD states that it erroneously filed a Self Reported Violation Form (retracted April 3, 2009) and that it did in fact have documentation of its maintenance and testing program as required by PRC-005 R. 1. CPVD further submits that its maintenance and testing program documentation was accepted by WECC pursuant to its audit of its sister unit, CPPA, on March 5, 2009. For these reasons, CPVD believes it has demonstrated an appropriate basis for

its contest of the Alleged Violation and Proposed Penalty or Sanction, WECC200901320, concerning Requirement 1 of NERC Reliability Standard PRC-005.

Jeffrey Paul is the authorized representative of CPVD (see contract information below), should WECC have any questions regarding this matter.

Respectfully,



Jeffrey L. Paul
General Manager/Plant Manager
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Cell: (619) 726-2348
jeff.paul@calpeak.com

Cc: Tom Wertz
Ignacio Ibarguren
JJ Fair
Jim Fitzpatrick
Jeff Kremer
Jack Jackson
File

Attachments

- CalPeak GMT Program
- Email Correspondence of Jeff Paul to Domenic Darling (March 2009)
- Violation Retraction Form for Vaca-Dixon
- Mitigation Plan for Vaca-Dixon

Attachment c

CPVD's Mitigation Plan designated as MIT-09-1823 for PRC-005-1 R2.1 submitted March 13, 2009



Western Electricity Coordinating Council



- III. The Mitigation Plan shall be submitted to the WECC and NERC as confidential information in accordance with Section 9.3 of the WECC CMEP and Section 1500 of the NERC Rules of Procedure.
- IV. This Mitigation Plan form may be used to address one or more related Alleged or Confirmed Violations of one Reliability Standard. A separate Mitigation Plan is required to address violations with respect to each additional Reliability Standard, as applicable.
- V. If the Mitigation Plan is approved by WECC and NERC, a copy of the Mitigation Plan will be provided to the Federal Energy Regulatory Commission in accordance with applicable Commission rules, regulations and orders.
- VI. Either WECC or NERC may reject a Mitigation Plan that it determines to be incomplete or inadequate. If the Mitigation Plan is rejected by either WECC or NERC, the Registered Entity will be notified and required to submit a revised Mitigation Plan.
- VII. In accordance with Section 7.0 of the WECC CMEP, remedial action directives also may be issued as necessary to ensure reliability of the bulk power system.

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Milestone Update Form

All Mitigation Plans that extend beyond three (3) months are required to have implementation milestones. All Mitigation Plans that have approved milestones require a status update every three (3) months. Please use this Milestone Update Form and submit via the WECC Compliance Web Portal File Upload.

Registered Entity Name: CalPeak Power Vaca Dixon LLC, NCR 05054

Contact Name: Jeff Paul

Contact Phone: 619-229-3770 x302

Contact Email Address: jeff.paul@calpeak.com

Date Milestone Update Submitted: **03-13-2009**

Standard Title: Transmission and Generation Protection System Maintenance and Testing

Standard Number: PRC-005-1

Requirement Number(s)¹: **R2**

Please provide details of the milestone activity and the progress that has been made.

Milestone Activity	Milestone Progress Notes	Milestone Completion Date*
Complete 10% (of total) of Testing	Completed	5-15-2009
Verify Documentation and Schedule next round of Protection System Device Testing	Outage Scheduled with CAISO – November 2009, Protection Testing Documents Developed	8-15-2009
Complete 50% (of total) of Testing	Being planned for above outage schedule	11-15-2009
Verify Documentation and Schedule next round of Protection System Device Testing	As necessary	2-15-2009
Complete 50% (of total) of Testing	As necessary	5-15-2010

(*)Note: Implementation milestones no more than three (3) months apart are permissible only for Mitigation Plans with expected completion dates more than three (3) months from the date of submission. Additional violations could be determined for not completing work associated with accepted milestones.

¹ Violations are reported at the level of requirements, sub requirements are not necessary.
WECC Compliance Monitoring and Enforcement Program

Are additional documents or information attached: X Yes No

Additional Notes or Comments:

Currently at the second level of Milestone completion, as noted above.

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Milestone Update Form

All Mitigation Plans that extend beyond three (3) months are required to have implementation milestones. All Mitigation Plans that have approved milestones require a status update every three (3) months. Please use this Milestone Update Form and submit via the WECC Compliance Web Portal File Upload.

Registered Entity Name: CalPeak Power Vaca Dixon LLC, NCR 05054

Contact Name: Jeff Paul

Contact Phone: 619-229-3770 x302

Contact Email Address: jeff.paul@calpeak.com

Date Milestone Update Submitted: **11-11-2009**

Standard Title: Transmission and Generation Protection System Maintenance and Testing

Standard Number: PRC-005-1

Requirement Number(s)¹: R2

Please provide details of the milestone activity and the progress that has been made.

Milestone Activity	Milestone Progress Notes	Milestone Completion Date*
Complete 10% (of total) of Testing	Completed	5-15-2009
Verify Documentation and Schedule next round of Protection System Device Testing	Completed	8-15-2009
Complete 50% (of total) of Testing	Completed	11-15-2009
Verify Documentation and Schedule next round of Protection System Device Testing	Review in Progress	2-15-2009
Complete 100% (of total) of Testing	As necessary	5-15-2010

(*Note: Implementation milestones no more than three (3) months apart are permissible only for Mitigation Plans with expected completion dates more than three (3) months from the date of submission. Additional violations could be determined for not completing work associated with accepted milestones.

¹ Violations are reported at the level of requirements, sub requirements are not necessary.
WECC Compliance Monitoring and Enforcement Program

Are additional documents or information attached: Yes No

Additional Notes or Comments:

Currently completed the third level of Milestone completion (> 50% of Testing), as noted above.
"Hart High Voltage" performed work during current fall outage.

Attachment d

Notice of Filing

UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION

CalPeak Power Vaca Dixon LLC

Docket No. NP10-____-000

NOTICE OF FILING
March 1, 2010

Take notice that on March 1, 2010, the North American Electric Reliability Corporation (NERC) filed a Notice of Penalty regarding CalPeak Power Vaca Dixon LLC in the Western Electricity Coordinating Council region.

Any person desiring to intervene or to protest this filing must file in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211, 385.214). Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a notice of intervention or motion to intervene, as appropriate. Such notices, motions, or protests must be filed on or before the comment date. On or before the comment date, it is not necessary to serve motions to intervene or protests on persons other than the Applicant.

The Commission encourages electronic submission of protests and interventions in lieu of paper using the "eFiling" link at <http://www.ferc.gov>. Persons unable to file electronically should submit an original and 14 copies of the protest or intervention to the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426.

This filing is accessible on-line at <http://www.ferc.gov>, using the "eLibrary" link and is available for review in the Commission's Public Reference Room in Washington, D.C. There is an "eSubscription" link on the web site that enables subscribers to receive email notification when a document is added to a subscribed docket(s). For assistance with any FERC Online service, please email FERCOnlineSupport@ferc.gov, or call (866) 208-3676 (toll free). For TTY, call (202) 502-8659.

Comment Date: [BLANK]

Kimberly D. Bose,
Secretary