

# Rules of Procedure Definitions Alignment (GO and GOP) NERC Project 2024-01

NERC Project 2024-01 Project 2024-01 Drafting Team Members April 2025

**RELIABILITY | RESILIENCE | SECURITY** 



#### • NERC Antitrust Guidelines

It is NERC's policy and practice to obey the antitrust laws and to avoid all conduct that unreasonably
restrains competition. This policy requires the avoidance of any conduct that violates, or that might
appear to violate, the antitrust laws. Among other things, the antitrust laws forbid any agreement
between or among competitors regarding prices, availability of service, product design, terms of sale,
division of markets, allocation of customers or any other activity that unreasonably restrains
competition.

#### • Notice of Open Meeting

- Participants are reminded that this webinar is public. The access number was widely distributed.
   Speakers on the call should keep in mind that the listening audience may include members of the press and representatives of various governmental authorities, in addition to the expected participation by industry stakeholders.
- Webinar Recording
  - This webinar is being recorded and will be posted to the NERC website.





- Drafting Team Member Introductions
- Project Summary
- GO and GOP Revised Definitions
- Implementation Plan
- IBR Initiative Supplemental Guide
- Resources
- Q&A



	Name	Entity
Chair	Kristina Marriott	Miller Bros Solar
Vice Chair	Dane Rogers	Oklahoma Gas and Electric Company
Members	David Lemmons	Greybeard Compliance Services
	Colten Mitchell	Indiana Municipal Power Agency
	Libin Varghese	ΝΥΡΑ
	Richard Vendetti	NextEra Energy Resources or FPL
	Todd Bennett	Associated Electric Cooperative, Inc.
	John Helme	Utility Services of Vermont
	Steve Casey	Arevon Energy



Rules of Procedure Definitions Alignment (GO and GOP) (Project 2024-01)

Revised Definitions of GO and GOP

Develop Implementation Plan





NERC Glossary Term: Generator Owner (GO)		
Definitions Proposed for Retirement	Entity that owns and maintains generating Facility(ies).	
Modified Definitions	<u>The Eentity that: 1)</u> owns and maintains generating Facility( <u>ies</u> ) (Category 1 GO); or 2) owns and maintains non- BES Inverter-Based Resource(s) that either have or contribute to an aggregate nameplate capacity of greater than or equal to 20 MVA, connected through a system designed primarily for delivering such capacity to a common point of connection at a voltage greater than or equal to 60 kV (Category 2 GO).	



NERC Glossary Term: Generator Operator (GOP)		
Definitions Proposed for Retirement	The entity that operates generating Facility(ies) and performs the functions of supplying energy and Interconnected Operations Services.	
Modified Definitions	The entity that: 1) operates generating Facility(ies) and performs the functions of supplying energy and Interconnected Operations Services (Category 1 GOP); or 2) operates non-BES Inverter-Based Resource(s) that either have or contribute to an aggregate nameplate capacity of greater than or equal to 20 MVA, connected through a system designed primarily for delivering such capacity to a common point of connection at a voltage greater than or equal to 60 kV (Category 2 GOP) <del>.</del>	



### **Implementation Plan**



# Initial Performance Dates



Eight (8) Reliability Standards later of May 16, 2026 or upon FERC Approval



PRC-028-1, PRC-029-1\*, PRC-030-1 based on the Implementation Plans



Reliability Standards applicable only to BES Facilities specific projects for revisions

•BAL-001-TRE-2

- •IRO-010-5
- •MOD-032-1
- •PRC-012-2
- •PRC-017-1
- •TOP-003-6.1
- •VAR-001-5
- •VAR-002-4.1



### **IBR Initiative Supplemental Guide**

#### NERC Analysis Approach

- Identified Standards using "BES" or other terms
- Reviewed for reliability gaps, compliance gaps, or ambiguity
- Assessed eight Standards were deemed applicable and enforceable by revisioning GO/GOP only

#### • Supplemental Guide

- Will be maintained in the <u>IBR Registration</u> <u>Initiative Quick Reference Guide</u>
- Includes: What standards need to be complied with for category 2 and When

#### NERC

NORTH AMERICAN ELECTRIC RELIABILITY CORPORATION

#### **Reliability Standards Compliance Dates for Generator Owners & Generator Operators**

Inverter-Based Resource Registration Initiative Supplemental Q1 2025

#### Purpose

The North American Electric Reliability Corporation (NERC) Staff has prepared this document in support of the continued Inverter-Based Resource (IBR)<sup>1</sup> Registration Initiative. Information herein is intended to provide awareness to those non-Bulk Electric System (BES) IBR owners and operators that meet the recently approved registration criteria for Generator Owners (GOs) and Generator Operators (GOPs); commonly referred to as "Category 2 IBR." Further, this document includes all finalized and pending compliance dates for the applicability and enforceability of individual Reliability Standards applicable to Category 2 registration.



### **Initial Ballot and Formal Comment**

- 45-day Formal Comment Period Open through May 7, 2025
- Ballot Pools Forming through April 22, 2025
- IBR Registration and Standards Applicability Glossary Update





- NERC Project 2024-01 Project Page (<u>link</u>).
- NERC Project 2024-01 Standards Authorization Request (link).
- FERC Order 901 (<u>link</u>).
- Quick Reference Guide: IBR Registration Initiative (<u>link</u>).
- Reliability Standards Compliance Dates for Generator Owners & Generator Operators (<u>link</u>).
- ERO Enterprise CMEP Practice Guide(<u>link</u>).



## **Questions and Answers**

