Standard Authorization Request (SAR)

Complete and submit this form, with attachment(s) to the <u>NERC Help Desk</u>. Upon entering the Captcha, please type in your contact information, and attach the SAR to your ticket. Once submitted, you will receive a confirmation number which you can use to track your request.

The North American Electric Reliability Corporation (NERC) welcomes suggestions to improve the reliability of the bulk power system through improved Reliability Standards.

Requested information					
SAR Title:	EMT ModelingEMT Models in NERC MOD, TPL, and FAC Standards				
Date Submitted	Date Submitted: June 8, 2022 (Revised on May 15, 2023)				
SAR Requester					
Allen Schriver, NextEra Energy (NERC IRPS Chair)			Chair)		
Name:	Julia Matevosyan, ESIG (NERC IRPS Vice Chair)				
Organization:	tion: NERC Inverter-Based Resource Performance Subcommittee (IRPS) (Revised by Project 2022-04 SAR DT)				
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SAR Type (Check	k as many as apply)				
New Stand	dard	Imminent Action/ Confidential Issue (SPM			
_	o Existing Standard	Section 10)			
Add, Mod	ify or Retire a Glossary Term	Var	Variance development or revision		
Withdraw	/retire an Existing Standard	Other (Please specify)			
	·	ent projec	t (Check all that apply to help NERC		
prioritize develo		T			
Regulatory Initiation		NEI	RC Standing Committee Identified		
	Risk (Reliability Issues Steering		nanced Periodic Review Initiated		
Committee) Identified		l 🛏	ustry Stakeholder Identified		
	Standard Development Plan		<u> </u>		
-	•	-	nefit does the proposed project provide?):		
•	•		g a rapid transformation towards high		
penetrations of inverter-based resources (IBR). Transmission Planners (TP) and Planning Coordinators					
(PC) are concerned about the lack of accurate modeling data and the need to perform electromagnetic					
transient (EMT) studies during the interconnection and planning processes and long-term planning					
horizon. The growth of inverter technology has pushed conventional planning tools to their limits in					
many ways. , and TPs and PCs are now faced with the need to conduct more detailed studies using EMT					
models for issues related to inverter-based resource integration—issues. This SAR proposes including EMT					
models and studies in planning-related NERC Standards to ensure reliable operation of the BPS moving					
forward. See att	forward. See-attached supporting paper for more details.				

¹ IRPS Supporting Paper



Purpose or Goal (How does this proposed project provide the reliability-related benefit described above?):

This project addresses the reliability-related need and benefit by ensuring TPs and PCs have accurate models necessary to adequately conduct reliability <u>studies</u>assessments under increasing levels of inverter-based resources. This requires the collection of EMT models by applicable entities and TPs and PCs in order to conduct EMT studies where needed. Furthermore, this proposed project addresses reliability issues identified in the NERC disturbance reports by accomplishing the following:

- Ensuring that the <u>TP and PC defined</u> interconnection study process is clear on the modeling and study requirements needed to ensure reliable operation of the BPS, inclusive of EMT modeling and studies (NERC FAC-002).
- Ensuring that EMT models are available to TPs and PCs for the purposes of reliability studies.—
 interconnection studies per FAC-002 and planning assessments per TPL-001 (using MOD-032 as
 the modeling data standard, or a new standard if deemed necessary)
- Ensuring that model quality issues are addressed both during interconnection study process and post facility commissioning. ies (FAC 002) and during annual case creation and planning assessments (MOD 032/TPL 001)
- Ensuring that EMT studies are conducted <u>perby</u> TPs and PCs <u>defined processes</u> during the interconnection study process (FAC-002) and <u>after commercial operation</u>.
- Ensuring that relevant modeling data is collected and verified.during annual planning
 assessments (TPL 001) if the TP or PC identifies a reliability need to conduct these studies (i.e.,
 on an as needed basis with technical justification).

Project Scope (Define the parameters of the proposed project):

This scope of the project is to modify applicable NERC standards and/or develop new NERC standards in order to:project will modify three existing NERC Standards — FAC 002, MOD 032, and TPL 001. The scope of the project is to modify NERC standards to 1

- i. Create and incorporate EMT model and study requirements, and-
- include EMT model quality verification² processes and functional tests³ to ensure models meet the requirements defined in bullet 1 item i.) include specific requirements for EMT modeling and EMT studies, where needed, and 2) ensure accurate models are provided by applicable entities and corrections to modeling errors are addressed in a timely manner.

² For the purposes of this SAR, the term "verification" refers to the static process of checking documents and files, and comparing them to model parameters, model structure, or equipment settings.

³ For the purposes of this SAR, the term "functional tests" refers to tests that confirm model usability, initialization, and interoperability.



Detailed Description (Describe the proposed deliverable(s) with sufficient detail for a drafting team to execute the project. If you propose a new or substantially revised Reliability Standard or definition, provide: (1) a technical justification⁴ which includes a discussion of the reliability-related benefits of developing a new or revised Reliability Standard or definition, and (2) a technical foundation document (e.g., research paper) to guide development of the Standard or definition):

Create dDefined terms will be created as needed.

It is anticipated that the following standards may be impacted: FAC-002, MOD-032, and TPL-001.

The proposed project will produce three deliverables – modifications to FAC-002, modifications to MOD-032 (or a new standard related to EMT model collection), and modifications to TPL-001.

Modifications to each standard seek to (1) incorporate EMT modeling and studies, as applicable, and (2) include model quality checks for all models used in reliability studies. The proposed modifications would address the following identified gapsfor each standard include the following:

- NERC FAC-002 Enhancements or New Standard:
 - TP and PC <u>Create and iIncorporate</u> <u>Conduct EMT Model and Study Requirementsies Where Necessary:</u> Consider requirements for TP and PC to establish EMT models and study requirements as part of the interconnection process. <u>Modify the standard to include studies involving EMT models, where necessary, as part of the interconnection study process. The drafting team may consider adding a statement in Requirement R1.3 to include EMT studies.</u>
 - Ensure Accurate Models are Provided, and Validated Prior to Commercial Operation: Consider Include a requirement that the TP and PC shall follow a defined have a process to verify (i.e., sign off) that the model and study requirements used in FAC-002 interconnection studies meet the TP and PC defined model requirements as defined by the TP and PC. Consider a requirement that Generator Owner (GO) shall provide accurate models along with sufficient evidence to support verification of requirements by the TP and PC. The benchmarking between the positive sequence and EMT models should be conducted by the GO. are a reasonable representation of the plant being commissioned prior to commercial operation. This verification should focus on, at a minimum, the following:

Plant-level control modes and settings

Applicable facility protection systems
 The finalis verification of the models should be conducted at the time of plant commissioning or during trial operations. The requirement should state that an updated model (if required) be provided corrective actions be implemented to ensure

⁴ The NERC Rules of Procedure require a technical justification for new or substantially revised Reliability Standards. Please attach pertinent information to this form before submittal to NERC.

⁵-Converter is used here rather than inverter to also include possible controls and protections in hybrid plants that may utilize dc/dc converters



the models used in studies match the actual plant configuration, equipment, and settings. Proof of accuracy for EMT modelsand positive sequence models should be provided for the type of phenomena these models will be used to assess. including large disturbances (faults), control behavior and interactions, etc. The GO shall provide sufficient documentation to ensure control modes, settings, and protections, and performance match between the models and the installed equipment. Discrepancies between models or validation results throughout the interconnection process may require re-studies by the TP to ensure reliable operation prior to commercial operation. The GO and may be subject to any operational constraints by the Transmission Operator (TOP) and Reliability Coordinator (RC) until the facility can be operated in a planned and studied operating state.

- Clarify Requirements on Applicable Entities Providing Accurate Models: Clarify existing requirements that use vague terms like "coordinate and cooperate" to more explicitly state that the applicable entities will provide accurate models meeting the TP and PC modeling requirements (including model quality specifications), and that any modifications to equipment or settings during the interconnection study process shall be communicated to the TP and PC for determination if any additional reliability studies are necessary.
- NERC MOD-032 Enhancements or New Standard:
 - *NOTE*: The IRPS believes that these enhancements could be made by either from modifying ications to MOD-032 or by introducing a new NERC Standard specifically focused on gathering EMT models and modeling data for the purposes of reliability studies. The IRPS team generally believes that concepts of Requirement R1 and Attachment 1 are applicable for EMT modeling/studies; however, the development of interconnection--wide cases to the MOD-032 decimal annual case creation process may not be applicable for EMT studies.
 - Explicit Inclusion of EMT Models: Consider: Consider a requirement that explicitly states the TP and PC should define Modify standard requirements, where applicable, to replace "dynamics" and differentiate between EMT and RMS fundamental frequency positive sequence models. Modify Attachment 1 of the standard to explicitly include EMT modeling requirements. The TP and PC defined EMT modeling requirements should at minimum include, but not limited to, -a clearly documented process for determining when EMT models shall be required from applicable entities. The process should directly specify that all models, including EMT, represent the equipment installed in the field. Any modeling deficiencies identified by the TP and PC should be addressed by the applicable entity in a timely manner., where necessary, and include specific details relevant for EMT studies. Include sufficient in tThe standard, to should ensuredetail in the table such that any TPs and or PCs conducting EMT studies can

⁶ For the purposes of this SAR, the term "validation" refers to the dynamic process of testing or monitoring the in-service equipment behavior, and then using the testing or monitoring results and comparing them to the model simulated response



ensure they are able to <u>obtain sufficient</u> gather sufficient modeling information from applicable entities. BPS elements that the TP and PC need to gather modeling information for may include, at a minimum: Any TP and PC should have the authority to secure EMT models and/or modeling data from any applicable entity within a time limit defined in the standard.

 Transmission elements, including transmission-connected reactive devices (SVCs, STATCOMs, etc.)

Generating resources, both inverter based (converter controls, plant-level controller controls, and any other applicable control systems) and synchronous

HVDC circuits

- Other information requested by the PC or TP necessary for modeling purposes
- Process for Collection of EMT Models and Modeling Data: Ensure that the standard clearly states that the TP and PC should have a clearly documented process for determining when EMT models and modeling data shall be required from applicable entities. EMT models are not necessarily required in all instances from all entities. However, if and when the TP and PC require EMT models and data to conduct EMT studies, they shall have the authority to gather EMT models from applicable entities for the purposes of performing reliability studies. The TP and PC should use MOD-032 to gather data to create localized or regional models or base cases for reliability studies; the intent is not to create a requirement for interconnection-wide EMT models unless the TP and PC have a reliability need to do so (i.e., can be specified per Requirement R1 as part of the TP and PC modeling requirements and reporting procedures).
- Model Quality Enhancements: Modify standards requirements to more clearly and explicitly specify that all models, including EMT, are accurate and represent the equipment installed in the field. Any modeling deficiencies should be identified by the TP and PC and addressed by the applicable entity in a timely manner. Model quality should be assessed by the TP and PC during the annual case creation process to ensure models are accurate for use in reliability studies. Presently the standard provides an option for the TP and PC to consider, but does not require entities to ensure model quality as part of the process.
- NERC TPL-001 Enhancements or New Standard:
- Differentiate Stability Portions: Modify the stability portions of the standard (e.g., Requirements R2 and R4) to more clearly and accurately differentiate between studies using EMT models and studies using RMS fundamental frequency positive sequence models. Ensure that all standard requirements, Table 1, and Attachments are clear in this regard.
 - Process for Conducting EMT Studies: <u>ConsiderInclude</u> a requirement that the TP and PC shall develop a process/<u>rationale</u> for determining when detailed studies using EMT models are required as per TP and PC requirements. <u>ments such that those studies are done in specific and limited scenarios where they are necessary</u>. TPs and PCs shall then perform EMT studies for situations that meet the rationale. <u>This will require gathering suitable models</u>, per MOD-032 and determining appropriate study



- assumptions, contingency events, etc. Study requirements and assumptions should be specified in TPL-001, to the extent possible.
- Appropriate Stability Criteria: TModify Requirements R5 and R6 to ensure that stability criteria for inverter-based resources is clear, consistent, and appropriate for both EMT and RMS fundamental frequency positive sequence simulations. If additional stability criteria should be specified for EMT studies, then the drafting team should ensure that the criteria is appropriate and applicable for the EMT different studies. The requirements shall also be enhanced to clearly state that the TP and PC shall develop corrective action plans when the instabilities are identified, applicable and clear for inverter-based resources in addition to synchronous generation (both in EMT and RMS fundamental frequency positive sequence simulations).

The standards revisions will apply to TPs and PCs as they conduct interconnection-studies and planning studies. assessments, Transmission Owners-that may need to supply EMT models modeling data for the transmission network, and GOs need to state provide accurate generator modeling information EMT models to the TP/PC for studies. FAC-002 presently applies implicitly to the developers of new facilities (since the TP/PC have a study process for studying new resources prior to interconnection); this SAR does not seek to change existing applicability of any standards, only strengthen and improve requirements to address known reliability gap.s. The inclusion of EMT modeling requirements apply to, but not limited to; generating resources (inverter-based and synchronous), synchronous condensers, transmission-connected dynamic reactive devices (e.g., FACTs controllers STATCOMs, SVCs, etc.), transmission elements, remedial action schemes (RAS), and any other elements necessary for reliability study purposes. Models of all BPS elements in the areas for which an EMT study is required are needed to create an accurate network model to study possible reliability risks. See supporting paper for more details.

The attached supporting paper supporting paper? provides a list of reference materials and documentation that serve as a strong technical basis for these changes to the NERC Standards. Most notably, the Odessa disturbance report (2021) and CA disturbance report (2022) strongly emphasize enhancements to the NERC Standards. and These specifically focus on inclusion of accurate and reliable EMT models (in addition to accurate and reliable positive sequence models) and along with updates to address model quality for reliability studies.

Cost Impact Assessment, if known (Provide a paragraph describing the potential cost impacts associated with the proposed project):

Exact costs for this project are unknown. Near-term costs are likely to increase as industry develops practices around development, collection, and use of EMT models for reliability studies; however, the team believes that long-term costs will likely be minor as industry is already expanding necessary skills and expertise in this area across many areas of the world. OEMs are developing real-code models, generator owners are gaining familiarity with existing EMT modeling requirements,

⁷ IRPS Supporting Paper



and transmission planners are gaining experience conducting or managing EMT studies. Generation and transmission entities will likely experience up-front and ongoing costs in areas where EMT studies are becoming increasingly necessary from a grid reliability standpoint. These costs are recognized; however, the team has made a focused and concerted effort to minimize costs while achieving necessary reliability outcomes for this project. Outcomes from this project. ensure ensuring an adequate level of reliability for the BES, significantly outweigh the incremental costs of implementation from this proposed project.

Please describe any unique characteristics of the BES facilities that may be impacted by this proposed standard development project (e.g., Dispersed Generation Resources):

No BES facilities will be directly impacted by the proposed standard modifications. Asset owners of BES facilities (GOs, T<u>ransmission Owner</u>s) will be required to provide EMT models <u>and/or modeling data</u>, where applicable, and ensure <u>model</u>-quality of the models submitted to the TP and PC. <u>The TP and PC</u> <u>will be required to verify model quality and perform EMT studies using these models, as needed for reliability purposes.</u>

To assist the NERC Standards Committee in appointing a drafting team with the appropriate members, please indicate to which Functional Entities the proposed standard(s) should apply (e.g., Transmission Operator, Reliability Coordinator, etc. See the most recent version of the NERC Functional Model for definitions):

Transmission Owners, Transmission Planners, Planning Coordinators, Generator Owners, <u>Distribution</u> <u>Provider, Resource Planner, Transmission Service Provider,</u> equipment manufacturers, consultants conducting EMT studies, and any other EMT modeling and studies experts.

Do you know of any consensus building activities⁸ in connection with this SAR?—If so, please provide any recommendations or findings resulting from the consensus building activity.

This SAR was developed by the NERC IRPS, a large group of industry experts focused specifically on ensuring reliable operation of the BPS under increasing penetrations of BPS-connected inverter-based resources. This SAR was also endorsed by the NERC RSTC.

Are there any related standards or SARs that should be assessed for impact as a result of this proposed project?—If so, which standard(s) or project number(s)?

Project 2020-06, Project 2022-02, Project 2023-02, Project 2021-01, EMT Task Force, IRPS, and other projects that might impact this effort. Verification of Models and Data for Generators is focused on validation of models, inclusive of positive sequence dynamic models and EMT models. This SAR is recommending that model verification and submittal by the GO (and model quality checks by the TP) occurs prior to commercial operation; whereas the existing MOD-026 and MOD-027 standards allow for a time period (e.g., 1 year) after commercial operation to correct model errors. However, this can lead to reliability issues not being identified during interconnection studies. Therefore, Project 2020-06 should consider the recommendations in this SAR and these efforts can be aligned for both

⁸ Consensus building activities are occasionally conducted by NERC and/or project review teams.—They typically are conducted to obtain industry inputs prior to proposing any standard development project to revise, or develop a standard or definition.



projects. If that project is completed by the time a new SAR Drafting Team is stood up for this proposed project, then the new Standard Drafting Team could help ensure alignment. These efforts are in alignment and complement each other. This SAR is not seeking to change any NERC Glossary Terms and therefore will not affect any other standards in this manner.

Are there alternatives (e.g., guidelines, white paper, alerts, etc.) that have been considered or could meet the objectives? If so, please list the alternatives.

NERC has published a number of disturbance reports <u>and reportsguidelines</u> highlighting the need for these changes to be made to NERC Standards. NERC has also published modeling-related Alerts for inverter-based resources to raise industry awareness of ongoing modeling challenges. NERC IRPS has also published numerous guidelines, technical reports, white papers, etc. to help educate industry and recommend best practices. However, the recommendations are not sufficient to ensure accurate EMT studies are conducted for ensuring BES reliability with increasing levels of inverter-based resources.

Reliability Principles Does this proposed standard development project support at least one of the following Reliability Principles (Reliability Interface Principles)? Please check all those that apply. 1. Interconnected bulk power systems shall be planned and operated in a coordinated manner to Xperform reliably under normal and abnormal conditions as defined in the NERC Standards. 2. The frequency and voltage of interconnected bulk power systems shall be controlled within defined limits through the balancing of real and reactive power supply and demand. 3. Information necessary for the planning and operation of interconnected bulk power systems \boxtimes shall be made available to those entities responsible for planning and operating the systems reliably. 4. Plans for emergency operation and system restoration of interconnected bulk power systems shall be developed, coordinated, maintained and implemented. 5. Facilities for communication, monitoring and control shall be provided, used and maintained for the reliability of interconnected bulk power systems. 6. Personnel responsible for planning and operating interconnected bulk power systems shall be trained, qualified, and have the responsibility and authority to implement actions. 7. The security of the interconnected bulk power systems shall be assessed, monitored and maintained on a wide area basis. Bulk power systems shall be protected from malicious physical or cyber attacks.

Market Interface Principles			
Does the proposed standard development project comply with all of the following			
Market Interface Principles?			
1. A reliability standard shall not give any market participant an unfair competitive	Yes		
advantage.			
2. A reliability standard shall neither mandate nor prohibit any specific market	Yes		
structure.	1.00		



Market Interface Principles		
A reliability standard shall not preclude market solutions to achieving compliance with that standard.	Yes	
4. A reliability standard shall not require the public disclosure of commercially sensitive information.—All market participants shall have equal opportunity to access commercially non-sensitive information that is required for compliance with reliability standards.	Yes	

Identified Existing or Potential Regional or Interconnection Variances			
Region(s)/	Explanation		
Interconnection			
None	None		

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SAR Status Tracking (Check off as appropriate).				
Draft SAR reviewed by NERC Staff Draft SAR presented to SC for acceptance DRAFT SAR approved for posting by the SC	Final SAR endorsed by the SC SAR assigned a Standards Project by NERC SAR denied or proposed as Guidance document			

Version History

Version	Date	Owner	Change Tracking
1	June 3, 2013		Revised
1	August 29, 2014	Standards Information Staff	Updated template
2	January 18, 2017	Standards Information Staff	Revised
2	June 28, 2017	Standards Information Staff	Updated template
3	February 22, 2019	Standards Information Staff	Added instructions to submit via Help Desk
4	February 25, 2020	Standards Information Staff	Updated template footer