Recommendation to Industry
Consideration of Actual Field Conditions in Determination of Facility Ratings

Initial Distribution: October 7, 2010
Updated: November 30, 2010 (to revise schedule)

NERC and the Regional Entities have become aware of discrepancies between the design and actual field conditions of transmission facilities, including transmission conductors. These discrepancies may be both significant and widespread, with the potential to result in discrepancies in line ratings. The terms “transmission facilities” and “transmission lines” as used herein include generator tie lines, radial lines and interconnection facilities that are included in the scope of the current NERC-approved definition of Bulk Electric System.

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Status: Receipt Acknowledgement Required by October 20, 2010
If you have previously acknowledged receipt of this Recommendation, you need not do so again.
Reporting Required by January 18, 2011 (revised date)

PUBLIC: No Restrictions
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Instructions: This NERC Recommendation is not the same as a Reliability Standard, and a failure to implement this Recommendation will not constitute the sole basis for an enforcement action. However, pursuant to Rule 810 of NERC’s Rules of Procedure, you are required to report to NERC on the status of your activities in relation to this Recommendation. For U.S. entities, NERC will compile the responses and report them to the Federal Energy Regulatory Commission (FERC). NERC will use the responses from Canadian entities for its own purposes but will not include those responses in the compilation it sends to FERC.

Issuance of this Recommendation does not lower or otherwise alter the requirements of any approved Reliability Standard, or excuse the prior failure to follow the practices discussed in the Recommendation if such failure constitutes a violation of a Reliability Standard.

Distribution: Primary Distribution: Primary Compliance Contacts for Transmission Owners and Operators, Generator Owners and Operators, Reliability Coordinators, Transmission Planners, and
Planning Authorities.

**Who else will get this alert? >>**
**What are my responsibilities? >>**

<table>
<thead>
<tr>
<th>Primary Interest Groups:</th>
<th>Transmission Planning Engineers, Transmission Maintenance Engineers, and Transmission Planners</th>
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<tbody>
<tr>
<td>Recommendation:</td>
<td>Transmission Owners and Generation Owners of transmission facilities that are considered part of the Bulk Electric System should review the current Facility Ratings Methodology for their solely and jointly owned transmission lines to verify that the methodology used to determine facility ratings is based on actual field conditions. Line ratings depend on many limiting factors, including transmission facility placement, tower height, topographical profiles, and maintaining adequate conductor clearances (i.e., conductor-to-ground, conductor-to-conductor) under a variety of ambient and loading conditions.</td>
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- Transmission Owners and Generation Owners should determine if their Facility Ratings Methodology will produce appropriate ratings, even when considering differences between design and actual field conditions.

- Transmission Owners and Generation Owners should review their transmission facility ratings to confirm that any differences observed between design and actual field conditions are within the design tolerances as defined by the Registered Entity’s Facility Ratings Methodology.

If Transmission Owners and Generation Owners have not previously verified that the facility design, installation, and field conditions are within design tolerances when the facilities are loaded at their rating, the Transmission Owners and Generation Owners should describe its plans to complete an assessment of its facilities to verify whether the actual field conditions conform to the entity’s design tolerances in accordance with its Facility Ratings Methodology. Assessments should be structured such that, at a minimum, facilities with the highest impact to bulk power system reliability be performed in 2011, facilities with medium impact to reliability be assessed in 2012, and those facilities with the lowest impact in 2013. The description of the plan for how and when all transmission lines will be assessed should be submitted to NERC by **January 18, 2011**. NERC recommends that the Transmission Owners and Generation Owners perform assessments using methods or technologies with adequate precision to show whether the actual field conditions support the entity’s facility ratings. The Transmission Owners and Generation Owners should also explain how these measurements and assessments will be accomplished and the estimated length of time to complete the activity for all applicable facilities. Transmission Owners and Generation Owners requiring an extension beyond the three-year assessment timeframe should
submit their justification in the January 18, 2011 report.

During conduct of the assessment, if the Transmission Owners and Generation Owners determine that the actual conductor clearances are not within the entity’s design tolerances under existing or design conditions and as a result, facility ratings are in error, the Transmission Owners and Generation Owners should coordinate their findings of the assessment with their respective Reliability Coordinator, Transmission Operator, and Generator Operators. This coordination should include establishing interim mitigation plans to address the assessment findings and any actions required to maintain bulk electric system stability and reliability. Although such plans may include derating of facilities consistent with actual field conditions, consideration should be given to optimizing the overall robustness and reliability of the bulk power system during the remediation period. The entity should also notify its Transmission Planner and Planning Authority of any limitation in the facility ratings due to the interim mitigation plan and update all operating instructions, procedures, SOLs, IROLs, study models and databases used to assess the system during the remediation period.

Additionally, Transmission Owners and Generator Owners must provide a report to the Regional Entity summarizing the assessment findings by December 31, 2011 for high priority facilities, by December 31, 2012 for medium priority facilities, and by December 31, 2013 for lowest priority facilities. This report should identify facilities for which facility ratings are determined to be in error or inconsistent with actual in-field conditions, and an expected timeline for remediation to correct the conditions or modify the facility ratings. If remediation is expected to require a timeframe greater than one year from identification of the issue, the Transmission Owners and Generator Owners should submit a plan to remediate to the Regional Entity for approval.

In the situations described, NERC considers actions to maintain the reliability and integrity of the bulk power system to be of paramount importance. NERC recognizes that assessment of existing conditions and any necessary remedial actions require careful planning, coordination, and sequencing to avoid introducing unintended new risks.

Therefore, in summary, Transmission Owners and Generation Owners with solely or jointly owned transmission facilities (including generator tie lines, radial lines and interconnection facilities that are included in the scope of the current NERC-approved definition of Bulk Electric System) are to take the following actions:

1. Transmission Owners and Generation Owners must provide a report by January 18, 2011 with a plan to conduct an assessment using a staggered schedule as follows:
a. High priority facilities by December 31, 2011
b. Medium priority facilities by December 31, 2012
c. Lowest priority facilities by December 31, 2013

2. For all transmission facilities (including generator tie lines, radial lines, and interconnection facilities) meeting the following conditions:

a. The existing or as-built conditions are different from the design conditions for the facilities; and
b. Those differences between actual and design conditions result in incorrect ratings for the facilities

Transmission Owners and Generator Owners should coordinate with each applicable Reliability Coordinator, Transmission Operator, Generator Operator, Planning Authority, and Transmission Planner regarding interim mitigation strategies.

3. Transmission Owners and Generation Owners must provide a report to its Regional Entity summarizing their assessment findings by December 31, 2011, 2012, and 2013 for high, medium, and lowest priority facilities, respectively, identifying facilities for which facility ratings are determined to be in error or inconsistent with actual in-field conditions. This report should also include an expected timeline for remediation to correct the conditions or modify the facility ratings.

4. If Transmission Owners and Generation Owners require longer than one year from the date the issue is identified to remediate an issue, the entity should submit its remediation plan to the Regional Entity for approval.

**Reporting Instructions:**

Primary Compliance Contacts at Registered Entities in receipt of this notice are required to acknowledge their receipt of this notice no later than 5:00 PM EDT on **October 20, 2010**. Transmission Owners and Generation Owners in receipt of this notice are required to report plans to address this Recommendation, including assessment methods to be used, and a timeline and priorities for any necessary remediation, via the online acknowledgement tool by filling out the attached questionnaire no later than 5:00 PM EDT on **January 18, 2011**. Access to this tool has been provided to Primary Compliance Contacts.

Respondents will need the following information to complete the questionnaire: NERC Compliance Registry ID Number, Registered Entity Name, and Primary Compliance Contact Information. Respondents will also need to respond whether or not their organization has appropriately addressed this Recommendation. An officer or other authorized representative of the recipient must certify the completeness and accuracy of the
NERC will host a Webinar to provide an overview of the issues and to answer questions regarding the alert and its associated response. The details for the Webinar are as follows:

Date: October 28, 2010
Time: 1:00 – 3:00 PM Eastern

Registration Link: [https://cc.readytalk.com/r/dd8amgsvvoq](https://cc.readytalk.com/r/dd8amgsvvoq)

This conference will be using a broadcast audio function that allows audio and video streaming directly through the participant’s computer (a conference number is also available for those that don’t have Web access).

Specific access information will be provided to those who register at the link above. Registration is complimentary, but limited.

A Transmission Owner experienced a conductor-to-ground fault caused by a vegetation contact with a bulk power system line that resulted in a lockout of that transmission line. Although vegetation caused the fault, the subsequent evaluation indicated that the conductor-to-ground clearance was less than expected. This was due to substantial inconsistencies between the actual topography within the easement of the transmission line and the design of the line. Additional evaluation determined that the root cause of the outage was due to insufficient clearances and other errors that occurred when the transmission line was originally designed and constructed.

As a direct result of the outage, the Transmission Owner contracted with a company that utilizes Light Detection and Ranging (LiDAR) and Power Line Systems – Computer Aided Design and Drafting (PLS-CADD) technologies to survey its 230 kV and 345 kV systems. The data was used to determine conductor-to-vegetation and conductor-to-ground clearances.

Using these advanced technologies, the Transmission Owner identified over 100 conductor-to-ground clearance issues that had gone previously undetected. This information was used to adjust the facility ratings for many of the lines where clearance issues were observed until modifications to the transmission line configuration or changes to the topography could be made. Other examples of inaccurate historical information included, but are not limited to, misplaced structures or supports, inadequate tower height, and ground profile inaccuracies.

NERC and the Regional Entities are concerned that Transmission Owners and Generator Owners have, in some instances, not considered existing field conditions when establishing facility ratings for transmission facilities, including transmission conductors. Transmission Owners should strive to achieve a
heightened awareness of the actual operating conditions of their respective transmission conductors and take prompt corrective action as necessary.

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