## **Comment Report**

**Project Name:** 2018-03 Standards Efficiency Review Retirements

Comment Period Start Date: 2/27/2019
Comment Period End Date: 4/12/2019

Associated Ballots: 2018-03 Standards Efficiency Review Retirements FAC-008-4 IN 1 ST

2018-03 Standards Efficiency Review Retirements FAC-013-2 IN 1 ST 2018-03 Standards Efficiency Review Retirements INT-004-3.1 IN 1 ST 2018-03 Standards Efficiency Review Retirements INT-006-5 IN 1 ST 2018-03 Standards Efficiency Review Retirements INT-009-3 IN 1 ST 2018-03 Standards Efficiency Review Retirements INT-010-2.1 IN 1 ST 2018-03 Standards Efficiency Review Retirements IRO-002-6 IN 1 ST 2018-03 Standards Efficiency Review Retirements MOD-001-1a IN 1 ST 2018-03 Standards Efficiency Review Retirements MOD-001-2 IN 1 ST 2018-03 Standards Efficiency Review Retirements MOD-004-1 IN 1 ST 2018-03 Standards Efficiency Review Retirements MOD-008-1 IN 1 ST 2018-03 Standards Efficiency Review Retirements MOD-020-0 IN 1 ST 2018-03 Standards Efficiency Review Retirements MOD-028-2 IN 1 ST 2018-03 Standards Efficiency Review Retirements MOD-029-2a IN 1 ST 2018-03 Standards Efficiency Review Retirements MOD-030-3 IN 1 ST 2018-03 Standards Efficiency Review Retirements PRC-004-6 IN 1 ST 2018-03 Standards Efficiency Review Retirements TOP-001-5 IN 1 ST 2018-03 Standards Efficiency Review Retirements VAR-001-6 IN 1 ST

There were 49 sets of responses, including comments from approximately 119 different people from approximately 81 companies representing 10 of the Industry Segments as shown in the table on the following pages.

## Questions

- 1. SDT has determined that additional work is necessary to ensure the retirement of certain standard requirements does not create a reliability gap. The SDT recommends that these standards requirements be considered as part of the SER Phase II effort. These requirements include: BAL-005-1, Requirements R4 and R6; COM-002-4, Requirement R2; EOP-005-3, Requirement R8; EOP-006-3, Requirement R7; IRO-014-3, Requirement R3; IRO-017-1, Requirement R3; and VAR-001-5, Requirement R3. Do you agree with the SDT's recommendation that these standards requirements be considered as part of the SER Phase II effort? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's recommendation, please provide your explanation.
- 2. The SDT is proposing to take no action on two standards already scheduled for retirement: PRC-015-1, Requirements R1, R2 and R3; and PRC-018-1, Requirements, R1, R2, R3, R4, R5 and R6. Do you agree with the SDT's recommendation to take no action for these standards already scheduled for retirement? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's recommendation, please provide your explanation.
- 3. The SDT determined the following requirements are inappropriate for retirement because they serve a reliability benefit: IRO-002-5, Requirements R4 and R6; IRO-008-2, Requirement R6, and TOP-001-4, Requirements R16 and R17. Do you agree with the SDT's recommendation to retain these requirements? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's recommendation, please provide your explanation.
- 4. The SDT is proposing to retire FAC-008-3, Requirements R7 and R8. Do you agree with the SDT's proposal to retire these requirements? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 5. The SDT is proposing to retire FAC-013-2, Requirements R1, R2, R4, R5 and R6 (all). Do you agree with the SDT's proposal to retire FAC-013-2? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 6. The SDT is proposing to retire INT-004-3.1, Requirements R1, R2, and R3 (all). Do you agree with the SDT's proposal to retire INT-004-3.1? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 7. The SDT is proposing to retire INT-006-4, Requirements R3.1, R4, and R5. Do you agree with the SDT's proposal to retire Requirements R3.1, R4, and R5 of INT-006-4? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 8. The SDT is proposing to retire INT-009-2.1, Requirement R2. Do you agree with the SDT's proposal to retire Requirement R2 of INT-009-2.1? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.

- 9. The SDT is proposing to retire INT-010-2.1, Requirements R1, R2, and R3 (all). Do you agree with the SDT's proposal to retire INT-010-2.1? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 10. The SDT is proposing to retire IRO-002-5, Requirement R1. Do you agree with the SDT's proposal to retire Requirement R1 of IRO-002-5? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 11. The SDT is proposing to retire MOD-004-1, Requirements R1, R2, R3, R4, R5, R6, R7, R8, R9, R10, R11, and R12 (all). Do you agree with the SDT's proposal to retire MOD-004-1? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 12. The SDT is proposing to retire MOD-008-1, Requirements R1, R2, R3, R4, and R5 (all). Do you agree with the SDT's proposal to retire MOD-008-1? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 13. The SDT is proposing to retire MOD-028-2, Requirements R1, R2, R3, R4, R5, R6, R7, R8, R9, R10, and R11 (all). Do you agree with the SDT's proposal to retire MOD-028-2? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 14. The SDT is proposing to retire MOD-029-2a, Requirements R1, R2, R3, R4, R5, R6, R7, and R8 (all). Do you agree with the SDT's proposal to retire MOD-029-2a? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 15. The SDT is proposing to retire MOD-030-3, Requirements R1, R2, R3, R4, R5, R6, R7, R8, R9 and R10 (all). Do you agree with the SDT's proposal to retire MOD-030-3? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 16. The SDT is proposing to retire MOD-001-1a, Requirements R1, R2, R3, R4, R5, R6, R7, R8 and R9 (all). Do you agree with the SDT's proposal to retire MOD-001-1a? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 17. The SDT is proposing to withdraw Reliability Standard, MOD-001-2, which is currently pending approval by applicable governmental authorities. Do you agree with the SDT's proposal to withdraw Reliability Standard MOD-001-2? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 18. The SDT is proposing to retire MOD-020-0, Requirement R1 (all). Do you agree with the SDT's proposal to retire MOD-020-0? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.

- 19. The SDT is proposing to retire PRC-004-5(i), Requirement R4. Do you agree with the SDT's proposal to retire Requirement R4 of PRC-004-5(i)? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 20. The SDT is proposing to retire TOP-001-4, Requirements R19 and R22. Do you agree with the SDT's proposal to retire Requirements R19 and R22 of TOP-001-4? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 21. The SDT is proposing to retire VAR-001-5, Requirement R2. Do you agree with the SDT's proposal to retire Requirement R2 of VAR-001-5? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.
- 22. Please provide any additional comments for the SDT to consider that have not already been provided in the questions above.

Organization Name	Name	Segment(s)	Region	Group Name	Group Member Name	Group Member Organization	Group Member Segment(s)	Group Member Region
Tennessee Valley Authority	Brian Millard		SERC	Tennessee Valley Authority	Kurtz, Bryan G.	Tennessee Valley Authority	1	SERC
					Grant, Ian S.	Tennessee Valley Authority	3	SERC
					Thomas, M. Lee	Tennessee Valley Authority	5	SERC
					Parsons, Marjorie S.	Tennessee Valley Authority	6	SERC
Douglas	Douglas		MRO,SPP RE	Westar-KCPL	Doug Webb	Westar	1,3,5,6	MRO
Webb	Webb				Doug Webb	KCP&L	1,3,5,6	MRO
New York Independent	Gregory Campoli			ISO/RTO Standards Review Committee	Gregory Campoli	NYISO	2	NPCC
System Operator					Helen Lainis	IESO	2	NPCC
Operator					Mark Holman	PJM Interconnection, L.L.C.	2	RF
					Charles Yeung	Southwest Power Pool, Inc. (RTO)	2	MRO
					Terry Blike	Midcontinent ISO, Inc.	2	MRO
					Brandon Gleason	Electric Reliability Council of Texas, Inc.	2	Texas RE
					Ali Miremadi	CAISO	2	WECC
					Kahtleen Goodman	ISO-NE	2	NPCC
Southwest	Jim	2	MRO,SERC,WECC	SPP	Jim Williams	SPP	2	MRO
Power Pool, Inc. (RTO)	Williams			Standards Review Group	Shannon Mickens	SPP	2	MRO
ACES Power Marketing	Jodirah Green	' ' ' '	MRO,NA - Not Applicable,RF,SERC,Texas RE,WECC	ACES Standard Collaborations	Bob Solomon	Hoosier Energy Rural Electric Cooperative, Inc.	1	SERC
					Kevin Lyons	Central Iowa Power Cooperative	1	MRO

					Ginger Mercier	Prairie Power , Inc.	1,3	SERC
					Kagen DelRio	North Carolina Electric Membership Cooperative	3,4,5	SERC
					Tara Lightner	Sunflower Electric Power Cooperative	1	MRO
					Susan Sosbe	Wabash Valley Power Association	3	SERC
Entergy	Julie Hall	6		Entergy	Oliver Burke	Entergy - Entergy Services, Inc.	1	SERC
					Jamie Prater	Entergy	5	SERC
DTE Energy - Detroit Edison		3		DTE Energy - DTE Electric	Jeffrey Depriest	DTE Energy - DTE Electric	5	RF
Company					Daniel Herring	DTE Energy - DTE Electric	4	RF
					Karie Barczak	DTE Energy - DTE Electric	3	RF
Lincoln Electric	Kayleigh Wilkerson			Lincoln Electric System	Kayleigh Wilkerson	Lincoln Electric System	5	MRO
System					Eric Ruskamp	Lincoln Electric System	6	MRO
					Jason Fortik	Lincoln Electric System	3	MRO
				Danny Pudenz	Lincoln Electric System	1	MRO	
Duke Energy	Kim Thomas	1,3,5,6	FRCC,RF,SERC	Duke Energy	Laura Lee	Duke Energy	1	SERC
	THOMAS				Lee Schuster	Duke Energy	3	FRCC
					Dale Goodwine	Duke Energy	5	SERC
					Greg Cecil	Duke Energy	6	RF
Southern Company - Southern	Marsha Morgan	' ' '	SERC	Southern Company	Katherine Prewitt	Southern Company Services, Inc	1	SERC
Company Services, Inc.	Company Services, Inc.			Jennifer Sykes	Southern Company Generation and Energy Marketing	6	SERC	

					R Scott Moore	Alabama Power Company	3	SERC
					William Shultz	Southern Company Generation	5	SERC
Manitoba	Mike Smith	1		Manitoba	Yuguang Xiao	Manitoba Hydro	5	MRO
Hydro				Hydro	Karim Abdel- Hadi	Manitoba Hydro	3	MRO
					Blair Mukanik	Manitoba Hydro	6	MRO
					Mike Smith	Manitoba Hydro	1	MRO
Eversource Energy	Quintin Lee	1		Eversource Group	Sharon Flannery	Eversource Energy	3	NPCC
					Quintin Lee	Eversource Energy	1	NPCC
Northeast Power Coordinating Council	Power Coordinating	da Shu 1,2,3,4,5,6,7,8,9,10 N	NPCC RSC no Dominion, Con-Edison	Dominion,	Guy V. Zito	Northeast Power Coordinating Council	10	NPCC
					Randy MacDonald	New Brunswick Power	2	NPCC
					Glen Smith	Entergy Services	4	NPCC
					Brian Robinson	Utility Services	5	NPCC
					Alan Adamson	New York State Reliability Council	7	NPCC
				David Burke	Orange & Rockland Utilities	3	NPCC	
					Michele Tondalo	UI	1	NPCC
					Helen Lainis	IESO	2	NPCC
					Michael Jones	National Grid	3	NPCC
					Sean Cavote	PSEG	4	NPCC
					Kathleen Goodman	ISO-NE	2	NPCC
					David Kiguel	Independent	NA - Not Applicable	NPCC
					Silvia Mitchell	NextEra Energy - Florida Power and Light Co.	6	NPCC

					Paul Malozewski	Hydro One Networks, Inc.	3	NPCC
					Gregory Campoli	New York Independent System Operator	2	NPCC
					Caroline Dupuis	Hydro Quebec	1	NPCC
					Chantal Mazza	Hydro Quebec	2	NPCC
					Laura McLeod	NB Power Corporation	5	NPCC
					Nick	Kowalczyk	1	NPCC
					John Hastings	National Grid	1	NPCC
					Joel Charlebois	AESI - Acumen Engineered Solutions International Inc.	5	NPCC
					Quintin Lee	Eversource Energy	1	NPCC
				Mike Cooke	Ontario Power Generation, Inc.	4	NPCC	
					Salvatore Spagnolo	New York Power Authority	1	NPCC
					Shivaz Chopra	New York Power Authority	5	NPCC
OGE Energy - Oklahoma	Sing Tay	g Tay 6	SPP RE	OKGE	Sing Tay	OGE Energy - Oklahoma	6	MRO
Gas and Electric Co.				Terri Pyle	OGE Energy - Oklahoma Gas and Electric Co.	1	MRO	
					Donald Hargrove	OGE Energy - Oklahoma Gas and Electric Co.	3	MRO
					Patrick Wells	OGE Energy - Oklahoma Gas and Electric Co.	5	MRO

reliability gap. The SDT recommends that include: BAL-005-1, Requirements R4 ar 014-3, Requirement R3; IRO-017-1, Requirements standards requirements be considered.	ork is necessary to ensure the retirement of certain standard requirements does not create a at these standards requirements be considered as part of the SER Phase II effort. These requirements at R6; COM-002-4, Requirement R2; EOP-005-3, Requirement R8; EOP-006-3, Requirement R7; IRO-irement R3; and VAR-001-5, Requirement R3. Do you agree with the SDT's recommendation that lered as part of the SER Phase II effort? If you do not agree, please provide comments. Or, if you as on the SDT's recommendation, please provide your explanation.
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC
Answer	No
Document Name	
Comment	
BAL-005-1 R4 & R6 are now adequ	uately covered under TOP-010-1(i) and are redundant to list under BAL-005-1
COM-002-4 R2 should be covered	in each entities Systematic Approach to Training per PER-005-2.
EOP-005-3 R8 should be covered in	in each entities Systematic Approach to Training per PER-005-2.
Likes 0	
Dislikes 0	
Response	
LeRoy Patterson - Public Utility District	No. 2 of Grant County, Washington - 6
Answer	No
Document Name	
Comment	
GCPD agrees with the initial assessment the	nat these standards should be retired for the originally-identified rationales.
Likes 0	
Dislikes 0	
Response	
Jesus Sammy Alcaraz - Imperial Irrigation	on District - 1
Answer	No
Document Name	
Comment	

IID supports that they be considered as part of SER Phase II, however the SDT should ensure the SER Phase II scope clearly indicates they will address requirements. Note that the current SER Phase II scope and six efficiency concepts does not indicate they will be addressing specific requirements.

Likes 0

Dislikes 0

Response

Marsha Morgan - Southern Company - Southern Company Services, Inc. - 1,3,5,6 - SERC, Group Name Southern Company

Answer

No

Document Name

IID believes these requirements the SDT has recommended to be considered as part of the SER Phase II effort should proceed to ballot as proposed retirements based on the original SAR and recommendations from the SER Phase I teams. This would allow the Registered Ballot Body to vote on whether these requirements are appropriate for retirement or if additional work is necessary. If the retirement of these requirements do not pass ballot,

## Comment

Regarding BAL-005-1 req.4, Southern Company believes that in order for the BA operators to be able to perform their job effectively, then the BA manager must provide the adequate tools needed that are associated with Reporting ACE. To ensure that the information is correct, the BA manager must ensure that operators have accurate information and have indicators if data is either missing or incorrect. Having the current standard only places an administrative burden on BA entities who already have the tools in place and are training their operators on Reporting ACE. Therefore, retiring this requirement would not leave a gap in reliability.

In regard to BAL-005-1 req, 6, this is another requirement that poses an administrative burden on BA entities as the calculation of Reporting ACE is critical for any entity to effectively balance load/generation and support interconnection frequency. Again, this is an inherent function of BA entities and retiring this requirement would not leave a gap in reliability.

In regard to COM-002-4 req. 2, Southern believes that this requirement could easily be incorporated the current PER-005 standard as it involves System Operator training. Even if the requirement was retired without including it anywhere else in the NERC standards, COM-002-4 R1 would still be enforceable and would require System Operators to follow the documented communication protocols. We don't believe that any additional work is necessary by the SDT as the retirement of this standard would not result in a reliability gap.

The related compliance activities in EOP-005-3 R8 can easily be incorporated into the PER-005 standards as a part of an entity's Systematic Approach to Training. System restoration is a reliability-related task and should be included in an entity's training program for its System Operators to ensure that they are and competent to perform restoration activities.

The related compliance activities in EOP-006-3 R7 can easily be incorporated into the PER-005 standards as a part of an entity's Systematic Approach to Training. System restoration is a reliability-related task and should be included in an entity's training program for its System Operators to ensure that they are and competent to perform restoration activities.

In regard to IRO-014-3 req. 3, this is an inherent part of performing as a Reliability Coordinator as coordination is at the heart of this function. A standard requirement is not needed, because the RC serves an area and has responsibilities for multiple entities. Any improprieties by the RC, will surely be voiced by one or more of the member entities and therefore, a requirement is not needed, and therefore we don't believe that any additional work is necessary by the SDT before retiring this requirement.

In regard to VAL-001-5 R3, Monitoring and maintaining voltage/regulating devices is an inherent responsibility of the TOP entity. It is also essential in ensuring effective operations to effectively transfer power while minimizing losses. Furthermore, it is in the TOP entity's best interest to maintain system voltage to avoid overloading the system and causing SOLs and IROLs, along with damage to transmission equipment and facilities. Since these

functions are done inherently, the NERC standard would not create a gap in reliability.	andard only increases the administrative burden on the entities and therefore, retirement of this requirement
Likes 0	
Dislikes 0	
Response	
Kayleigh Wilkerson - Lincoln Electric Sy	stem - 5, Group Name Lincoln Electric System
Answer	No
Document Name	
Comment	
retirement as part of the SER Phase I effort	N VAR-001-5 R3 are inherent to the System Operators' core functions, LES believes R3 is still suitable for the prevention and mitigation of SOL exceedances, as dictated by applicable TOP standards, ensures vices to regulate transmission voltage and reactive flow. This requirement provides no additional direction by by by the control of the control o
Likes 0	
Dislikes 0	
Response	
Nesponse	
	nalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
	nalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen Yes
Keith Jonassen - Keith Jonassen On Bel	-
Keith Jonassen - Keith Jonassen On Bel Answer	-
Keith Jonassen - Keith Jonassen On Bel Answer  Document Name  Comment  If EOP-005-3 R8 is retired, R9 and R10 sho	Yes  Ould be considered at the same time with potential migration into the PER Standards. Onsidered at the same time with potential migration into the PER Standards. 3 are enforceable 04/01/19.
Keith Jonassen - Keith Jonassen On Bel Answer  Document Name  Comment  If EOP-005-3 R8 is retired, R9 and R10 sho If EOP-006-3 R7 is retired, R8 should be co Please note that EOP-005-3 and EOP-006-	Yes  ould be considered at the same time with potential migration into the PER Standards. onsidered at the same time with potential migration into the PER Standards. 3 are enforceable 04/01/19.
Keith Jonassen - Keith Jonassen On Bel Answer  Document Name  Comment  If EOP-005-3 R8 is retired, R9 and R10 sho If EOP-006-3 R7 is retired, R8 should be co Please note that EOP-005-3 and EOP-006- If IRO-017-1 R3 is to be retired, A new TPL	Yes  ould be considered at the same time with potential migration into the PER Standards. onsidered at the same time with potential migration into the PER Standards. 3 are enforceable 04/01/19.
Keith Jonassen - Keith Jonassen On Bel Answer  Document Name  Comment  If EOP-005-3 R8 is retired, R9 and R10 sho If EOP-006-3 R7 is retired, R8 should be co Please note that EOP-005-3 and EOP-006- If IRO-017-1 R3 is to be retired, A new TPL  Likes 0	Yes  ould be considered at the same time with potential migration into the PER Standards. onsidered at the same time with potential migration into the PER Standards. 3 are enforceable 04/01/19.
Keith Jonassen - Keith Jonassen On Bel Answer  Document Name  Comment  If EOP-005-3 R8 is retired, R9 and R10 sho If EOP-006-3 R7 is retired, R8 should be co Please note that EOP-005-3 and EOP-006- If IRO-017-1 R3 is to be retired, A new TPL  Likes 0  Dislikes 0	Yes  ould be considered at the same time with potential migration into the PER Standards. onsidered at the same time with potential migration into the PER Standards. 3 are enforceable 04/01/19.
Keith Jonassen - Keith Jonassen On Bel Answer  Document Name  Comment  If EOP-005-3 R8 is retired, R9 and R10 sho If EOP-006-3 R7 is retired, R8 should be co Please note that EOP-005-3 and EOP-006- If IRO-017-1 R3 is to be retired, A new TPL  Likes 0  Dislikes 0	Yes  ould be considered at the same time with potential migration into the PER Standards. onsidered at the same time with potential migration into the PER Standards. 3 are enforceable 04/01/19001-5 R8 should include the RC function.

Document Name	
Comment	
SRP supports the retirement of the requirer	nents above in the SER Phase II effort.
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclamat	ion - 5
Answer	Yes
Document Name	
Comment	
Reclamation agrees with the justification for	r retaining COM-002-4 Requirement R2 and EOP-005-3 Requirement R8.
Likes 0	
Dislikes 0	
Response	
Richard Vine - California ISO - 2	
Answer	Yes
Document Name	
Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of V	Vater and Power - 6
Answer	Yes
Document Name	
Comment	

	ay not be a mechanism for notifying the RC about potential IROLs.
Likes 0	
Dislikes 0	
Response	
Quintin Lee - Eversource Energy - 1, Gro	pup Name Eversource Group
Answer	Yes
Document Name	
Comment	
delayed due to the Phase II 'Concept' select date is only for deciding which recommendate. Also, there is no assurance that the Conception of the Conception	tirements into the SER Phase II effort, there is a concern that addressing these Requirements may be tion process. Currently the Phase II Concept process has a timeline that extends into September and that ation(s) to use.  Outs chosen in Phase II will address the deferred Requirements proposed for retirement in Phase I.  In to address these deferred Requirements separately as they decide on which Concepts to use.
Likes 0	
Dislikes 0	
Response	
Aaron Cavanaugh - Bonneville Power Ac	Iministration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
None	
Likes 0	
Dislikes 0	
Response	

Douglas Webb - Douglas Webb On Behalf of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, Westar Energy, 6, 3, 1, 5; Grant Wilkerson, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; Jennifer Flandermeyer, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas

Name Westar-KCPL	cus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
Westar and Kansas City Power & Light Co.	support Edison Electric Institute's response to Question 1.
Likes 0	
Dislikes 0	
Response	
Kenya Streeter - Edison International - S	outhern California Edison Company - 6
Answer	Yes
Document Name	
Comment	
Please refer to comments submitted by Edi	son Electric Institute.
Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Institute - NA	A - Not Applicable - NA - Not Applicable
Answer	Yes
Document Name	
Comment	
retirements do not create unintended reliab However, the recent posting on the SER Ph additional information to help clarify the full	and associated requirements present more complex consideration and research in order to ensure proposed cility gaps. Moreover, we support the proposal to shift such requirements to the SER Phase II effort.  The second of the SER Advisory provide scope of the upcoming SER Phase II Project—including these requirements for consideration for Phase II project these requirements for Phase II so that progress is not held up by the SDT to prioritize these requirements for Phase II so that progress is not held up by the SDT
Likes 0	
Dislikes 0	
Response	

Gregory Campoli - New York Independen	t System Operator - 2, Group Name ISO/RTO Standards Review Committee
Answer	Yes
Document Name	
Comment	
If EOP-005-3 R8 is retired, R9 and R10 sho	uld be considered at the same time with potential migration into the PER Standards.
If EOP-006-3 R7 is retired, R8 should be co	nsidered at the same time with potential migration into the PER Standards.
Please note that EOP-005-3 and EOP-006-	3 are enforceable 04/01/19.
If IRO-017-1 R3 is to be retired, A new TPL-	001-5 R8 should include the RC function.
Note: ERCOT has not signed on to this SRC	c joint response, however will provide its own response in a separate submission.
Likes 0	
Dislikes 0	
Response	
Jodirah Green - ACES Power Marketing -	1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
	here requirements are found to be somewhat, but not completely duplicative, consider proceeding with the dadding any language of the retired requirement that is still pertinent to the requirements which will still be in
Likes 0	
Dislikes 0	
Response	
Thomas Foltz - AEP - 5	
Answer	Yes
Document Name	
Comment	

	nent that the 2018-03 drafting team believes the Requirements should be revised and retained rather than ion is within the scope of the Phase 2 team, AEP has no objections to the concept of revising COM-002-4 R-001-5 R3.
Likes 0	
Dislikes 0	
Response	
Marty Hostler - Northern California Powe	r Agency - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Karie Barczak - DTE Energy - Detroit Edi	son Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Service	ce Co 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	

Response	
Glen Farmer - Avista - Avista Corporatio	n - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	L.C 2 - SERC,RF
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Sing Tay - OGE Energy - Oklahoma Gas	
Answer	Yes
<b>Document Name</b>	

Comment	
Likes 0	
Dislikes 0	
Response	
Julie Hall - Entergy - 6, Group Name Ente	ergy
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordination	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kim Thomas - Duke Energy - 1,3,5,6 - FR	CC,SERC,RF, Group Name Duke Energy
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Mark Holman - PJM Interconnection, L.L	.C 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	IV Energy - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of	f Santa Clara - 3,4,5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authori	ity - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Leonard Kula - Independent Electricity S	ystem Operator - 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power (	Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corpora	tion - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Decrease	
Response	
kesponse	
LaTroy Brumfield - American Transmiss	ion Company, LLC - 1
	ion Company, LLC - 1 Yes
LaTroy Brumfield - American Transmiss	
LaTroy Brumfield - American Transmiss Answer	
LaTroy Brumfield - American Transmiss Answer Document Name	
LaTroy Brumfield - American Transmiss Answer Document Name	
LaTroy Brumfield - American Transmiss Answer Document Name Comment	
LaTroy Brumfield - American Transmiss Answer Document Name Comment Likes 0	
LaTroy Brumfield - American Transmiss  Answer  Document Name  Comment  Likes 0  Dislikes 0	
LaTroy Brumfield - American Transmiss  Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi	
LaTroy Brumfield - American Transmiss  Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service	Yes  ick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4,

Comment	
Likes 0	
Dislikes 0	
Response	
Constantin Chitescu - Ontario Power Ge	neration Inc 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Smith - Manitoba Hydro - 1, Group I	Name Manitoba Hydro
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity, I	nc 10
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Angwar	Vac	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Chris Scanlon - Exelon - 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jamie Monette - Allete - Min	nesota Power, Inc 1	
Answer		
<b>Document Name</b>		
Comment		
This was not reviewed.		
Likes 0		
Dislikes 0		
Response		

PRC-018-1, Requirements, R1, R2, R3, R4	n on two standards already scheduled for retirement: PRC-015-1, Requirements R1, R2 and R3; and 4, R5 and R6. Do you agree with the SDT's recommendation to take no action for these standards do not agree, please provide comments. Or, if you agree but have comments or suggestions on the your explanation.	
Kim Thomas - Duke Energy - 1,3,5,6 - FR	CC,SERC,RF, Group Name Duke Energy	
Answer	No	
Document Name		
Comment		
PRC-018-1 references Regional Criteria that must be followed to comply with the standard. Duke Energy requests the drafting team consider the ramifications on PRC-018-1 if a Region has already retired its Regional Criteria applicable to PRC-018 and PRC-002. The absence of any applicable Regional Criteria for a particular Region, makes PRC-018-1 a stronger candidate for immediate retirement.		
Likes 0		
Dislikes 0		
Response		
LeRoy Patterson - Public Utility District	No. 2 of Grant County, Washington - 6	
Answer	No	
Document Name		
Comment		
GCPD agrees with the initial assessment th	at these standards should be retired for the originally-identified rationales.	
Likes 0		
Dislikes 0		
Response		
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE	
Answer	No	
Document Name		
Comment		
OKGE disagrees with the SDT's proposal o	f taking no action on PRC-018-1. Per the PRC-002-2 Implementation Plan,	

requirements of PRC-002-2 in accordance implementation period of PRC-002-2 and sl	Owner shall maintain documentation to demonstrate compliance with PRC-018-1 until that entity meets the with this Implementation Plan. Standard PRC-018-1 shall remain effective throughout the phased nall be applicable to an entity's Disturbance monitoring and reporting activities not yet transitioned to PRC-ull implementation of PRC-002-2 as noted below."
established by its Regional Reliability Organ creation of PRC-002-2, the requirements th SPP RTO has no DME installation requirem	The requirements in PRC-018-1 states that TOs and GOs are required to install DMEs per the requirements in including the second of the second of the requirements of the requirements of the requirements of the second of the second of the requirements of the requirements of the second of the requirements of the second of the requirements of the requirements of the second of the requirements of the require
Likes 0	
Dislikes 0	
Response	
Kenya Streeter - Edison International - S	outhern California Edison Company - 6
Answer	Yes
Document Name	
Comment	
Please refer to comments submitted by Edi	son Electric Institute.
Likes 0	
Dislikes 0	
Response	
Aaron Cavanaugh - Bonneville Power Ac	Iministration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
None	
Likes 0	
Dislikes 0	

Response	
Anton Vu - Los Angeles Department of V	Vater and Power - 6
Answer	Yes
Document Name	
Comment	
LDWP agrees with the retirement of	PRC-015-1 requirements R1, R2, and R3 since they will be superseded by PRC-012.
Likes 0	
Dislikes 0	
Response	
Richard Vine - California ISO - 2	
Answer	Yes
Document Name	
Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclamat	ion - 5
Answer	Yes
Document Name	
Comment	
Reclamation agrees that PRC-015-1 and PI	RC-018-1 should continue on their present scheduled paths toward being retired/superseded.
Likes 0	
Dislikes 0	
Response	

Neil Swearingen - Salt River Project - 1,3	5,5,6 - WECC
Answer	Yes
Document Name	
Comment	
No comments.	
Likes 0	
Dislikes 0	
Response	
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability Co	ouncil of Texas, Inc 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Gregory Campoli - New York Independer	t System Operator - 2, Group Name ISO/RTO Standards Review Committee
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity, I	nc 10
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Institute - NA	\ - Not Applicable - NA - Not Applicable
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Jamie Monette - Allete - Minnesota Powe	r, Inc 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Constantin Chitescu - Ontario Power Generation Inc 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Response	
Response  Jesus Sammy Alcaraz - Imperial Irrigation	n District - 1
•	n District - 1 Yes
Jesus Sammy Alcaraz - Imperial Irrigation	
Jesus Sammy Alcaraz - Imperial Irrigation	
Jesus Sammy Alcaraz - Imperial Irrigation Answer Document Name	
Jesus Sammy Alcaraz - Imperial Irrigation Answer Document Name	
Jesus Sammy Alcaraz - Imperial Irrigation Answer Document Name Comment	
Jesus Sammy Alcaraz - Imperial Irrigation Answer Document Name Comment Likes 0	
Jesus Sammy Alcaraz - Imperial Irrigation Answer  Document Name  Comment  Likes 0  Dislikes 0	
Jesus Sammy Alcaraz - Imperial Irrigation Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  Brandon McCormick - Brandon McCormical Power Agency, 6, 4, 3, 5; David	
Jesus Sammy Alcaraz - Imperial Irrigation Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  Brandon McCormick - Brandon McCormical Power Agency, 6, 4, 3, 5; David 3, 5; Neville Bowen, Ocala Utility Service	Yes  ick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida downs, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4,

Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmissi	ion Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corporat	tion - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, Inc. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

	K ( A II   K
Westar Energy, 6, 3, 1, 5; Grant Wilkers 3, 6, 5; Jennifer Flandermeyer, Great P	half of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, son, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1 lains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas rcus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Quintin Lee - Eversource Energy - 1, G	roup Name Eversource Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Powe	r Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energ	y Houston Electric, LLC - 1
Answer	Yes

Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Leonard Kula - Independent Electricity S	ystem Operator - 2	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Val Ridad - Silicon Valley Power - City of Santa Clara - 3,4,5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		

Response	
Kevin Salsbury - Berkshire Hathaway -	NV Energy - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.I	C 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordinat	ting Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Julie Hall - Entergy - 6, Group Name Entergy	
Answer	Yes
Document Name	

Comment	
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporation - 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Kelsi Rigby - APS - Arizona Public Service Co 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Karie Barczak - DTE Energy - Detroit Edi	ison Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Be	half of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Maryanne Darling-Reich - Black Hills Corporation - 1,3,5,6 - WECC	
Answer	Yes
Document Name	
Comment	

Likes 0		
Dislikes 0		
Response		
Marty Hostler - Northern California Power Agency - 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Requirements R4 and R6; IRO-008-2, Re	uirements are inappropriate for retirement because they serve a reliability benefit: IRO-002-5, quirement R6, and TOP-001-4, Requirements R16 and R17. Do you agree with the SDT's nents? If you do not agree, please provide comments. Or, if you agree but have comments or ion, please provide your explanation.
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC
Answer	No
Document Name	
Comment	
Coordinator, SCADA EMS, IT Networking, a equipment. Most System Operators do not System Operators may approve "Unplanne as R13 are already in place which demand	reliability benefit. They don't even align with most, if not all, standard business processes. The Outage and Communications departments determine the impacts of all "Planned" outages or telemetry even have the technical knowledge to make substantiated decision to delay or postpone this work. Our d" outages but this is a rare exception and is not in scope for these requirements. Other requirements, such an extremely high availability of EMS functionality, EMS & IT staff are well aware that unplanned outages ngency analysis are unacceptable for anything other than a brief interruption.
Likes 0	
Dislikes 0	
Response	
Neil Swearingen - Salt River Project - 1,3	5,5,6 - WECC
Answer	No
Document Name	
Comment	
SRP believes the requirements above can	be retired without substantive reliability impact consistent with the justifications provided in the SER SAR.
Likes 0	
Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5
Answer	No
Document Name	
Comment	

provide any reliability benefit. Simply having	the industry that the language in requirements TOP-001-4 R16 and R17 does not, in and of themselves, ag "the authority to approve outages and maintenance" does not assure that an approval occurs, nor is it effect or procedure stating that operators have the stated authority is adequate to demonstrate compliance, sefit.
Likes 0	
Dislikes 0	
Response	
LeRoy Patterson - Public Utility District	No. 2 of Grant County, Washington - 6
Answer	No
Document Name	
Comment	
GCPD agrees with the initial assessment the	nat these standards should be retired for the originally-identified rationales.
Likes 0	
Dislikes 0	
Response	
Kim Thomas - Duke Energy - 1,3,5,6 - FR	CC,SERC,RF, Group Name Duke Energy
Answer	No
Document Name	
Comment	
the Technical Justifications document the benefit in requiring an RC to notify the T an Operating Plan in place to be follower	eam consider IRO-008-2 R6 for immediate retirement. We agree with the drafting team's assertion in hat characterizes R6 as administrative in nature. We do not believe that there is much if any reliability OPs or BAs of any SOL/IROL exceedance that was prevented or already mitigated. There is already d for such an event, and alerting Operators of an issue that they are already aware of, and potentially Real-time issues, is of minimal reliability benefit.
Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1
Answer	No

Document Name	
Comment	
authority to approve outages and maintena believe that this "authority" is inherent in "ac	does not believe that TOP-001-4, Requirements R16 and R17 to "provide its System Operators with the nce of its telemetering and control equipment" themselves provide a reliability benefit. Furthermore, we cting to maintain the reliability of its TOP/BA Area via its own actions or by issuing Operating Instructions" and R2, and as such, R16 and R17 are not needed.
Likes 0	
Dislikes 0	
Response	
Jesus Sammy Alcaraz - Imperial Irrigation	on District - 1
Answer	No
Document Name	
Comment	
original SAR and recommendations from the are appropriate for retirement or if additional considered as part of SER Phase II, however that the current SER Phase II scope and six	as identified as inappropriate for retirement should proceed to ballot as proposed retirements based on the see SER Phase I teams. This would allow the Registered Ballot Body to vote on whether these requirements all work is necessary. If the retirement of these requirements do not pass ballot, IID supports that they be ser the SDT should ensure the SER Phase II scope clearly indicates they will address requirements. Note a sefficiency concepts does not indicate they will be addressing specific requirements.
Likes 0	
Dislikes 0	
Response	
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	No
Document Name	
Comment	

In regard to IRO-002-5 R4, it should be retired as approving planned outages is a reliability related task and can be easily incorporated into the current PER-005 standard. Although the requirement has a benefit to reliability, it should fall within the Operator Training standards. Therefore, the retirement of this standard requirement would be appropriate.

In regard to IRO-002-5 R6, this requirement administrative in nature and duplicative and should be retired based on the following reason/s:

Before an entity is allowed to function as a Reliability Coordinator, it goes through a certification process, which ensures that the entity has all the relative systems in place to perform system monitoring and assessments. In addition, the certification review also involves determining if the entity's data/voice communication systems have redundancy, the ability to effectively transfer data and has alarms built in to notify System Operators in the event of adverse changes to the system.

Furthermore, the RC function is on a 3-year audit schedule by the RRO and therefore, the RC will have to continuously show that it has these same capabilities.

In regard to IRO-008-2, R6, we see no reliability benefit in this requirement as both the RC and the impacted entities will already have sufficient monitoring systems in place to ensure that all are aware when a potential SOL/IROL has been prevented/mitigated. The specific actions that the RC took to prevent/mitigate the exceedance only benefits reliability from a possible teaching point to System Operators, who may experience the same type of event in the future.

However, from an operational reliability standpoint, there is no benefit to the RC notifying entities of the actions taken to prevent/mitigate and exceedance and takes the RC's attention away from performing its responsibility to continuously monitor and assess the system.

We believe that TOP -001-4 R16 and R17 should be retired as the authority to approve planned outages is a reliability related task that can easily be incorporated into the current PER-005 standard. Although the requirements do benefit reliability, they should fall within the Operator Training standards. Therefore, the retirement of these requirements would be appropriate.

Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Bel	nalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
Answer	Yes
Document Name	
Comment	
ISO-NE recommends to review the retireme	ents of these requirements as part of Phase 2
Likes 0	
Dislikes 0	
Response	
Richard Vine - California ISO - 2	
Answer	Yes
Document Name	
Comment	

The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of V	Vater and Power - 6
Answer	Yes
Document Name	
Comment	
LDWP agrees with the SDT's recomm	nendation.
Likes 0	
Dislikes 0	
Response	
Aaron Cavanaugh - Bonneville Power Ad	dministration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
None	
Likes 0	
Dislikes 0	
Response	
Kenya Streeter - Edison International - S	outhern California Edison Company - 6
Answer	Yes
Document Name	
Comment	
Please refer to comments submitted by Edi	son Electric Institute.

Likes 0		
Dislikes 0		
Response		
Jamie Monette - Allete - Minnesota Powe	r, Inc 1	
Answer	Yes	
Document Name		
Comment		
IRO-002-5 and IRO-008-2 were not review recommendation for TOP-001-4.	ed as we are not a RC and therefore the standards are not applicable. Minnesota Power agrees with NSRF's	
Likes 0		
Dislikes 0		
Response		
Gregory Campoli - New York Independen	t System Operator - 2, Group Name ISO/RTO Standards Review Committee	
Answer	Yes	
Document Name		
Comment		
SRC recommends that the retirement of the	se requirements be reviewed as part of Phase 2.	
Note: ERCOT has not signed on to this SRO	C joint response, however will provide its own response in a separate submission.	
Likes 0		
Dislikes 0		
Response		
Marty Hostler - Northern California Powe	r Agency - 5	
Answer	Yes	
Document Name		
Comment		

Likes 0	
Dislikes 0	
Response	
Karie Barczak - DTE Energy - Detroit Edi	son Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclamat	ion - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporation	n - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Sing Tay - OGE Energy - Oklahoma Gas	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Julie Hall - Entergy - 6, Group Name Ente	
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordinati	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.L	.C 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	V Energy - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5
Answer	Yes

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Leonard Kula - Independent Electricity S	System Operator - 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power	Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	

Response	
Quintin Lee - Eversource Energy - 1, Gre	oup Name Eversource Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerson, 6, 5; Jennifer Flandermeyer, Great Plandermeyer, Great Plander	alf of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, on, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas cus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, Ir	nc. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corpora	ition - 1

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmiss	ion Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Dislikes 0 Response	
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi	ick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4,
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer Document Name	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name  Comment  Likes 0	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick  Answer  Document Name  Comment  Likes 0  Dislikes 0	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick  Answer  Document Name  Comment  Likes 0  Dislikes 0	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Yes
Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick  Answer  Document Name  Comment  Likes 0  Dislikes 0  Response	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Yes
Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick  Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  Constantin Chitescu - Ontario Power Ge	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Yes  neration Inc 5

Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Institute - NA	\ - Not Applicable - NA - Not Applicable
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity, I	nc 10
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability Co	ouncil of Texas, Inc 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Jodirah Green - ACES Power Marketing - 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

4. The SDT is proposing to retire FAC-008-3, Requirements R7 and R8. Do you agree with the SDT's proposal to retire these requirements? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.	
Gregory Campoli - New York Independer	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee
Answer	No
Document Name	
Comment	
Additional consideration is needed regarding the Facility Ratings requirements and the relationship to the data requirements of MOD-032, IRO-010, and TOP-003-3 and should be a separate project.	
Note: ERCOT has not signed on to this SR0	C joint response, however will provide its own response in a separate submission.
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity, I	nc 10
Answer	No
Document Name	
Comment	
Due to the importance of the use of accurate Facility Ratings in reliable BES operations and planning, Texas RE recommends FAC-008-3 R7 and R8 remain effective in order to emphasize the need to provide accurate Facility Ratings to entities that require Facility Rating data. These Requirements place an emphasis on the provision of accurate Facility Ratings to the entities responsible for the operation and planning of the BES. Although IRO-010 and MOD-032 data specifications will likely address the provision of Facility Ratings to the these entities, the large quantity of additional data potentially included within the data specifications can lead to a reduced emphasis on the Facility Rating component of the data specification. FAC-008-3 R7 and R8 would focus an entity on a specific facet of data and data exchange.	
Moreover, FERC Order 693 Paragraph 771 directed NERC to develop modifications to FAC-008-1 to "for each facility, identify the limiting component and, for critical facilities, the resulting increase in rating of that component is no longer limiting". Requirement R8 meets this directive by requiring "Identity of the existing next most limiting equipment of the Facility (R8.1) and "The Thermal Rating for the next most limiting equipment (R8.2).	
Likes 0	
Dislikes 0	
Response	

Constantin Chitescu - Ontario Power Ge	neration Inc 5
Answer	No
Document Name	
Comment	
OPG agrees with RSC position.	
Likes 0	
Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordinati	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	No
Document Name	
Comment	
is needed regarding the Facility Ratings red	ing elements. (Please see paragraph 13 and 14 of the FERC order.) We believe that additional consideration quirements and the relationship to the data requirements of MOD-032, IRO-010, and TOP-003 to ensure that equipment data that is required to be provided per the other reliability standards may not be sufficient to e in Real Time Models.  Ontario Power Generation Inc., 5, Chitescu Constantin
Dislikes 0	Situation over Contraction their, c, Chicoca Constantin
Response	
response	
Richard Vine - California ISO - 2	
Answer	No
Document Name	
Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	
Response	

Keith Jonassen - Keith Jonassen On Bel	half of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen		
Answer	No		
Document Name			
Comment			
Additional consideration is needed regardin TOP-003-3 and should be a separate proje	ng the Facility Ratings requirements and the relationship to the data requirements of MOD-032, IRO-010, and ct		
Likes 0			
Dislikes 0			
Response			
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company		
Answer	Yes		
Document Name			
Comment			
	by the SDT does not appear to be the same as the version posted on the NERC website under 'Mandatory er, the wording of the Requirements proposed for retirement is the same.		
Likes 0			
Dislikes 0			
Response			
Kenya Streeter - Edison International - Southern California Edison Company - 6			
Answer	Yes		
Document Name			
Comment			
Please refer to comments submitted by Edi	son Electric Institute.		
Likes 0			
Dislikes 0			
Response			

Aaron Cavanaugh - Bonneville Power Ad	Iministration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
None	
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	Yes
Document Name	
Comment	
modifications to FAC-008 in September 201 approved FAC-008-3 in an order issued on	the Standards development process. FERC denied a NERC request for a stay on making further 0. This ultimately led to development of FAC-008-3 and the addition of R8 under Project 2009-06. FERC November 17, 2011 (Docket No. RD11-10). The drafting team should consider whether the standards ting retirement of R7 and R8 (MOD-032-1, IRO-010-2, and TOP-003-3) adequately address R8, part 8.2.
Dislikes 0	
Response	
•	
Wendy Center - U.S. Bureau of Reclamat	ion - 5
Answer	Yes
Document Name	
Comment	
Reclamation supports the retirement of FAC	C-008-3 Requirements R7 and R8.
Likes 0	
Dislikes 0	
Response	

Neil Swearingen - Salt River Project - 1,3	5,5,6 - WECC
Answer	Yes
Document Name	
Comment	
No comments.	
Likes 0	
Dislikes 0	
Response	
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability Co	ouncil of Texas, Inc 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Thomas Foltz - AEP - 5	
Answer	Yes
<b>Document Name</b>	

Comment	Comment		
Likes 0			
Dislikes 0			
Response			
Mark Gray - Edison Electric Institute - NA	A - Not Applicable - NA - Not Applicable		
Answer	Yes		
Document Name			
Comment			
Likes 0			
Dislikes 0			
Response			
Mike Smith - Manitoba Hydro - 1, Group	Name Manitoba Hydro		
Answer	Yes		
Document Name			
Comment			
Likes 0			
Dislikes 0			
Response			
Jesus Sammy Alcaraz - Imperial Irrigation District - 1			
Answer	Yes		
Document Name			
Comment			
Likes 0			
Dislikes 0			
Response			

Brandon McCormick - Brandon McCormick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida Municipal Power Agency, 6, 4, 3, 5; David Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, 3, 5; Neville Bowen, Ocala Utility Services, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Power Pool, 6; - Brandon McCormick	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmissi	ion Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corporat	tion - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, Inc. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group	
Answer	Yes

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Douglas Webb - Douglas Webb On Behalf of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, Westar Energy, 6, 3, 1, 5; Grant Wilkerson, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; Jennifer Flandermeyer, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group Name Westar-KCPL	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Quintin Lee - Eversource Energy - 1, Gro	pup Name Eversource Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power	Company - 1
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of V	Vater and Power - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	V Energy - 5

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.L.	.C 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kim Thomas - Duke Energy - 1,3,5,6 - FR	CC,SERC,RF, Group Name Duke Energy
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LeRoy Patterson - Public Utility District No. 2 of Grant County, Washington - 6	
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0	
Response	
Julie Hall - Entergy - 6, Group Name Enter	ergy
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes

Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Glen Farmer - Avista - Avista Corporatio	n - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Karie Barczak - DTE Energy - Detroit Edison Company - 3, Group Name DTE Energy - DTE Electric		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		

Response	
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Marty Hostler - Northern California Power	er Agency - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	er, Inc 1
Answer	
Document Name	
Comment	
This was not reviewed.	
Likes 0	
Dislikes 0	
Response	
Leonard Kula - Independent Electricity System Operator - 2	
Answer	

Document Name	
Comment	
Not applicable to the IESO	
Likes 0	
Dislikes 0	
Response	

5. The SDT is proposing to retire FAC-013-2, Requirements R1, R2, R4, R5 and R6 (all). Do you agree with the SDT's proposal to retire FAC- 013-2? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.	
Kim Thomas - Duke Energy - 1,3,5,6 - FRCC,SERC,RF, Group Name Duke Energy	
Answer	No
Document Name	
Comment	
Duke Energy would like to reiterate its apposition to the retirement of EAC-013-2	

Duke Energy would like to reiterate its opposition to the retirement of FAC-013-2.

An explanation addressing how FERC's concerns in Orders 693 and 729 are still addressed needs to be provided. As stated in introduction with the Whitepaper published with the standard in Project 2010-10:

"Through FERC Orders 693 (paragraphs 782 and 794) and 729 (paragraphs 278, 279, 289, 290 and 291), FERC directed NERC to establish a standard requiring Planning Coordinators to calculate transfer capability in the planning horizon and communicate the results. In the FERC Order approving the MOD standards related to ATC/AFC calculations (MOD-001, MOD-028, MOD-029, and MOD-030), FERC did not approve NERC's request to withdraw FAC-012-1, nor did they approve the retirement of FAC-013-1. With respect to these two Reliability Standards, the Commission disagreed with NERC that they are wholly superseded by the MOD Reliability Standards.

• The Commission noted that, under FAC-012-1, Reliability Coordinators and Planning Authorities would be required to document the methodology used to establish interregional and intra-regional transfer capabilities and to state whether the methodology is applicable to the planning horizon or the operating horizon.

• The Commission also noted that, under FAC-013-1, Reliability Coordinators and Planning Authorities are required to establish a set of inter-regional and intra-regional transfer capabilities that are consistent with the methodology documented under FAC-012-1, which could require the calculation of transfer capabilities for both the planning horizon and the operating horizon.

• The Commission posited that these FAC Reliability Standards were necessary because the proposed MOD Reliability Standards provide only for the calculation of available transfer capability and its components, including total transfer capability, in the operating horizon. Thus, the Commission stated, the proposed MOD Reliability Standards do not govern the calculation of transfer capabilities in the planning horizon, i.e., beyond 13 months in the future.

• The Commission also noted, that the calculation of transfer capabilities in the planning horizon (years one through five) may not be so accurate to support long-term scheduling of the transmission system but that such forecasts will be useful for long-term planning, in general, by measuring sufficient long-term capacity needed to ensure the reliable operation of the Bulk-Power System.

• The Commission stated that the responsibility for calculation of transfer capabilities in the planning horizon would be appropriately assigned to the Planning Coordinator and not the Reliability Coordinator.
Consistent with the above philosophy and to address FERC's concerns, FAC-013-2 requires that Planning Coordinators have a current documented methodology for use in performing an annual assessment of Transfer Capability in the Near-Term Planning Horizon (Transfer Capability Methodology)."
In the Technical Justification document, the SDT states that:
"The requirement for Planning Coordinators (PC) to have a methodology for and to perform an annual assessment of Transfer Capability for a single year in the Near-Term Transmission Planning Horizon does not benefit System reliability beyond that provided by other Reliability Standards."
Assuming that the drafting team is referencing TPL-001 in the above statement, we would like to point out that TPL-001 standard does not REQUIRE that transfer sensitivities be performed and are not likely to indicate limitations to transfer from neighboring systems which is indicative of a neighbor's ability to support a system during an energy emergency. In its response to comments the SDT agreed that at some point in the future it would be appropriate to move the requirements of FAC-013-2 into the TPL standards. This was not possible at the time due to the timing requirements necessary to meet FERC's orders. In addition the SDT's Whitepaper stated:
"The TPL standards define the studies to be performed, the performance requirements for the BES and the details of the required assessments. FAC-013-2 is intended to identify potential future weaknesses in the system by performance of tests - application of bulk energy transfers to stress the system. FAC-013-2 adds to the understanding of system performance obtained through application of the TPL standards, providing knowledge of potential facilities requiring additional focus and analysis."
The Technical Justification document also states that:
"This Reliability Standard is primarily administrative in nature and does not require specific performance metrics or coordination among functional entities."
We disagree with the coordination reference in the above statement. Coordination occurs through sharing of identified limits to transfer through R2 for awareness and any necessary action.
Next, the Technical Justification document states that:

"Assessing transfer capability above the "kn a market function as opposed to securing S	nown commitments for Firm Transmission Service and Interchange" required by TPL-001-4 (R1.1.5), serves system reliability."
deems best to identify weak points on the	is solely related to a market function. Transfers serve to stress test the system in ways that the PC eir system and impacts on their neighbors. The Whitepaper published with the standard stated, "In in any way to be associated with the granting or denial of transmission service."
"Entities that receive the methodology or as	sessment results are not obligated to use or even consider the information in their assessments."
are required to be shared with neighboring robustness of the future transmission sy	to use or consider the information in the assessment, as is the case with TPL-001, but the results ng systems. The Whitepaper states "The application of FAC-013-2 will provide an assessment of the estem and facilitate communication between adjacent Planning Coordinators. FAC-013-2 addresses ability in the planning horizon and provides important information that Planning Coordinators will be an the BES."
	nent to be performed for one year in the Near-Term Transmission Planning Horizon. This year can be is does not guarantee transmission service that is necessary for System reliability."
system weaknesses. The Whitepaper stabased on knowledge of its system's sens	tress test as best determined by the PC's operating experience and knowledge to identify future ates "AC-013-2 allows the Planning Coordinator to develop its Transfer Capability Methodology sitivity to transfers and significance of Facilities to reliability, within the framework provided by FAC-rmation regarding transmission service which is studied in a completely different way.
"Assessing transfer capability in the planning indicator of reliability because there is no me	g horizon is a method to test the robustness of the system. Robustness testing of a system is not an etric for robustness."
While there may not be a standard metric of knowledge of their system's behavior	of for robustness, assessing transfer capability in the planning horizon does add to the PC's portfolio under stressed conditions.
Likes 0	
Dislikes 0	
Response	
Neil Swearingen - Salt River Project - 1,3,	.5,6 - WECC
Answer	Yes
Document Name	

Comment	
No comments.	
Likes 0	
Dislikes 0	
Response	
Richard Vine - California ISO - 2	
Answer	Yes
Document Name	
Comment	
	of the ISO/RTO Council Standards Review Committee (SRC)
The California ISO has the following addition	nal comment:
"If FAC-013-2 is retired, then FAC-015 development under Project 2015-09 needs to be revisited, as those activities were premised on FAC-013 continuing to be in effect and modified to FAC-013-3 as part of the comprehensive changes within Project 2015-09."	
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of V	Vater and Power - 6
Answer	Yes
Document Name	
Comment	
LDWP believes FAC-013-2 needs further refinement and standardized metrics so that all Planning Coordinators are following a standard methodology.	
Likes 0	
Dislikes 0	
Response	

Aaron Cavanaugh - Bonneville Power Ad	dministration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
None	
Likes 0	
Dislikes 0	
Response	
Mike Smith - Manitoba Hydro - 1, Group	Name Manitoba Hydro
Answer	Yes
Document Name	
Comment	
System Operating Limits. The planning lever Transfer Capability Assessment.  Likes 0	vel SOLs required under R3, and R4 of FAC-014-2 are usually established based on the FAC-013-2
Dislikes 0	
Response	
Kenya Streeter - Edison International - S	outhern California Edison Company - 6
Answer	Yes
Document Name	
Comment	
Please refer to comments submitted by Edi	son Electric Institute.
Likes 0	
Dislikes 0	
Response	
Marty Hostler - Northern California Powe	er Agency - 5

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Bel	nalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Karie Barczak - DTE Energy - Detroit Edison Company - 3, Group Name DTE Energy - DTE Electric	
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0		
Response		
Wendy Center - U.S. Bureau of Reclamat	tion - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kelsi Rigby - APS - Arizona Public Service Co 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Glen Farmer - Avista - Avista Corporatio		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Chris Wagner - Santee Cooper - 1		
Answer	Yes	

Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Julie Hall - Entergy - 6, Group Name Entergy		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		

Response	
LeRoy Patterson - Public Utility District	No. 2 of Grant County, Washington - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordinati	ing Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.L	C 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	IV Energy - 5
Answer	Yes
<b>Document Name</b>	

Comment		
Likes 0		
Dislikes 0		
Response		
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Leonard Kula - Independent Electricity System Operator - 2		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Quintin Lee - Eversource Energy - 1, Gro	pup Name Eversource Group	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Douglas Webb - Douglas Webb On Behalf of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, Westar Energy, 6, 3, 1, 5; Grant Wilkerson, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; Jennifer Flandermeyer, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group Name Westar-KCPL		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group	
Answer	Yes	

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corpora	tion - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmiss	ion Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brandon McCormick - Brandon McCormick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida Municipal Power Agency, 6, 4, 3, 5; David Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, 3, 5; Neville Bowen, Ocala Utility Services, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Power Pool, 6; - Brandon McCormick	
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Jesus Sammy Alcaraz - Impe	rial Irrigation District - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Constantin Chitescu - Ontario	Power Generation Inc 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Ir	nstitute - NA - Not Applicable - NA - Not Applicable
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Gregory Campoli - New York	Independent System Operator - 2, Group Name ISO/RTO Standards Review Committee

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Marsha Morgan - Southern Company - So	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability Co	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power	Company - 1
Answer	
Document Name	
Comment	
N/A	
Library	
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	er, Inc 1
Answer	
Document Name	
Comment	
FAC-013-2 was not reviewed as we are not	a PC.
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity, I	Inc 10
Answer	
Document Name	
Comment	
Texas RE does not have comments on this question.	
Likes 0	
Dislikes 0	
Response	

	4-3.1, Requirements R1, R2, and R3 (all). Do you agree with the SDT's proposal to retire INT-004-3.1? ments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide
Aaron Cavanaugh - Bonneville Power Ad	dministration - 1,3,5,6 - WECC
Answer	No
Document Name	
Comment	
	requirements should be contingent upon the FERC adoption of the corresponding NAESB equally to industry participants (e.g., not applicable to non-jurisdictional entities).
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	No
Document Name	
Comment	
INT-004-3.1 should not be retired until NAE	SB BPS WEQ-004 version 3.1, 3.2 is approved by FERC concerning Dynamic and Pseudo-Ties schedules.
Likes 0	
Dislikes 0	
Response	
Kim Thomas - Duke Energy - 1,3,5,6 - FR	CC,SERC,RF, Group Name Duke Energy
Answer	No
Document Name	
Comment	
INT-004-3.1 as more of an impact on trar aspects of the grid, ensuring levels of tra	ed retirement of INT-004-3.1. In the Technical Justification document, the drafting team categorizes as is a smission costs, rather than reliability. While costs and pricing do not directly impact the reliability ansfer and practicing congestion management help to ensure reliability of the grid.
Likes 0	

Dislikes 0		
Response		
Jodirah Green - ACES Power Marketing -	· 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations	
Answer	Yes	
Document Name		
Comment		
ACES recommends that the retirement of R3 be contingent upon the implementation of a new NAESB WEQ-004 requirement which necessitates the coordination of Pseudo-ties between impacted entities prior to implementation. This coordination is important for accurate accounting of interchange and ensuring that any related congestion can be properly managed. Without this coordination, the reliability of the system could be impacted.		
Likes 0		
Dislikes 0		
Response		
Marsha Morgan - Southern Company - Se	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company	
Answer	Yes	
Document Name		
Comment		
Southern would support retiring these requirements after they have been reviewed for inclusion into the NAESB WEQ Business Standards and subsequently ratified by FERC.		
Likes 0		
Dislikes 0		
Response		
Jamie Monette - Allete - Minnesota Power, Inc 1		
Answer	Yes	
Document Name		
Comment		
Minnesota Power agrees with NSRF's recommendation.		
Likes 0		

Dislikes 0	
Response	
Kenya Streeter - Edison International - S	outhern California Edison Company - 6
Answer	Yes
Document Name	
Comment	
Please refer to comments submitted by Edis	son Electric Institute.
Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.L.	.C 2
Answer	Yes
Document Name	
Comment	
coordination of Pseudo-ties between impac	be contingent upon the implementation of a new NAESB WEQ-004 requirement which necessitates the ted entities prior to implementation. This coordination is important for accurate accounting of interchange an be properly managed. Without this coordination, the reliability of the system could be impacted.
Likes 0	
Dislikes 0	
Response	
Richard Vine - California ISO - 2	
Answer	Yes
Document Name	
Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	

Response		
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF	
Answer	Yes	
Document Name		
Comment		
PJM recommends that the retirement of R3 be contingent upon the implementation of a new NAESB WEQ-004 requirement which necessitates the coordination of Pseudo-ties between impacted entities prior to implementation. This coordination is important for accurate accounting of interchange and ensuring that any related congestion can be properly managed. Without this coordination, the reliability of the system could be impacted.		
Likes 0		
Dislikes 0		
Response		
Neil Swearingen - Salt River Project - 1,3	,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
No comments.		
Likes 0		
Dislikes 0		
Response		
Brandon Gleason - Electric Reliability Council of Texas, Inc 2		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

nt System Operator - 2, Group Name ISO/RTO Standards Review Committee
Yes
A - Not Applicable - NA - Not Applicable
Yes
neration Inc 5
Yes
Name Manitoba Hydro
Yes

Likes 0	
Dislikes 0	
Response	
Jesus Sammy Alcaraz - Imperial Irrigation	on District - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Municipal Power Agency, 6, 4, 3, 5; Davi	ick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
i direi i dei, e, Eranadii inddei indi	
Answer	Yes
	Yes
Answer	Yes
Answer  Document Name	Yes
Answer  Document Name	Yes
Answer  Document Name  Comment	Yes
Answer  Document Name  Comment  Likes 0	Yes
Answer  Document Name  Comment  Likes 0  Dislikes 0	Yes
Answer  Document Name  Comment  Likes 0  Dislikes 0	
Answer  Document Name  Comment  Likes 0  Dislikes 0  Response	
Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  LaTroy Brumfield - American Transmiss	ion Company, LLC - 1
Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  LaTroy Brumfield - American Transmiss  Answer	ion Company, LLC - 1
Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  LaTroy Brumfield - American Transmiss  Answer  Document Name	ion Company, LLC - 1
Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  LaTroy Brumfield - American Transmiss  Answer  Document Name	ion Company, LLC - 1
Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  LaTroy Brumfield - American Transmiss  Answer  Document Name  Comment	ion Company, LLC - 1

Mike Magruder - Avista - Avista Corporation - 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Westar Energy, 6, 3, 1, 5; Grant Wilkerso 3, 6, 5; Jennifer Flandermeyer, Great Pla	If of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, in, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas ins Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Quintin Lee - Eversource Energy - 1, Gro	pup Name Eversource Group	
Answer	Yes	

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power	Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of Water and Power - 6	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	

Response		
Leonard Kula - Independent Electricity S	system Operator - 2	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kevin Salsbury - Berkshire Hathaway - NV Energy - 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison	
Answer	Yes	
<b>Document Name</b>		

Comment		
Likes 0		
Dislikes 0		
Response		
LeRoy Patterson - Public Utility District I	No. 2 of Grant County, Washington - 6	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Julie Hall - Entergy - 6, Group Name Ente	ergy	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Sing Tay - OGE Energy - Oklahoma Gas and Electric Co 6, Group Name OKGE		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Chris Wagner - Santee Cooper - 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Glen Farmer - Avista - Avista Corporation	n - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kelsi Rigby - APS - Arizona Public Service	ce Co 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Wendy Center - U.S. Bureau of Reclamat	ion - 5	
Answer	Yes	
Document Name		
Comment		

Likes 0	
Dislikes 0	
Response	
Karie Barczak - DTE Energy - Detroit Edi	son Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Bel	nalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Maryanne Darling-Reich - Black Hills Cor	poration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Marty Hostler - Northern California Power Agency - 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity, I	nc 10
Answer	
Document Name	
Comment	
Texas RE does not have comments on this	question.
Likes 0	
Dislikes 0	
Response	

	6-4, Requirements R3.1, R4, and R5. Do you agree with the SDT's proposal to retire Requirements not agree, please provide comments. Or, if you agree but have comments or suggestions on the planation.
Kim Thomas - Duke Energy - 1,3,5,6 - FR	CC,SERC,RF, Group Name Duke Energy
Answer	No
Document Name	
Comment	
standards. Unlike the NERC standards w	ed retirements for INT-006-4. We are not confident that this issue is adequately covered in the NAESB which aim to promote reliability, the NAESB standards are commercially focused, and are not viewed stem. We believe that not having these conditions outlined, could negatively impact reliability.
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	No
Document Name	
Comment	
Disagree, R4, R5 - North American Energy approved by FERC, this will leave a respon	Standards Board (NAESB) e-Tagging specifications is not part of WEQ Business Practice Standards or sibility gap for compliance.
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power Company - 1	
Answer	No
Document Name	
Comment	
Idaho Power does not agree with retiring the R3.1 and R5 requirements.	

R3.1: It is important to define how long an entity has to approve or deny interchange. R5: Notification in a timely manner is needed.	
Likes 0	
Dislikes 0	
Response	
Neil Swearingen - Salt River Project - 1,3	5,5,6 - WECC
Answer	Yes
Document Name	
Comment	
No comments.	
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF
Answer	Yes
Document Name	
Comment	
PJM supports the partial retirement of these	e standards.
Likes 0	
Dislikes 0	
Response	
Richard Vine - California ISO - 2	
Answer	Yes
Document Name	
Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)

Likes 0		
Dislikes 0		
Response		
Aaron Cavanaugh - Bonneville Power Ac	lministration - 1,3,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
None		
Likes 0		
Dislikes 0		
Response		
Kenya Streeter - Edison International - S	outhern California Edison Company - 6	
Answer	Yes	
Document Name		
Comment		
Please refer to comments submitted by Edi	son Electric Institute.	
Likes 0		
Dislikes 0		
Response		
Jamie Monette - Allete - Minnesota Power, Inc 1		
Answer	Yes	
Document Name		
Comment		
Minnesota Power agrees with NSRF's recommendation.		
Likes 0		
Dislikes 0		

Response		
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company	
Answer	Yes	
Document Name		
Comment		
is already notified of a denial via E-tag as re	equiring the RC being notified when a Reliability Adjustment Arranged Interchange has been denied. The RC equired in the NAESB e-Tagging Specifications.  agging Specifications Section and are not a reliability-related task performed by a NERC registered entity.	
THE WIND LIFE CUPING LIVE OF THE TWILLIAM OF THE	igging opening alone decilon and are not a reliability related task performed by a NETCO registered entity.	
Likes 0		
Dislikes 0		
Response		
Brandon Gleason - Electric Reliability Co	ouncil of Texas, Inc 2	
Answer	Yes	
Document Name		
Comment		
ERCOT is not opposed to the retirement of these requirements.		
Likes 0		
Dislikes 0		
Response		
Marty Hostler - Northern California Power Agency - 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		

Response	
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
	half of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
	ison Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclama	
Answer	Yes
Document Name	

Comment	
Likes 0	
Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporatio	n - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Sing Tay - OGE Energy - Oklahoma Gas and Electric Co 6, Group Name OKGE		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Julie Hall - Entergy - 6, Group Name Enter	ergy	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
LeRoy Patterson - Public Utility District I	No. 2 of Grant County, Washington - 6	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Ruida Shu - Northeast Power Coordinating Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison		
Answer	Yes	
Document Name		
Comment		

Likes 0		
Dislikes 0		
Response		
Mark Holman - PJM Interconnection, L.L.	C 2	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kevin Salsbury - Berkshire Hathaway - N	V Energy - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Val Ridad - Silicon Valley Power - City of Santa Clara - 3,4,5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Leonard Kula - Independent Electricity System Operator - 2		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Anton Vu - Los Angeles Department of V	Vater and Power - 6	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Quintin Lee - Eversource Energy - 1, Group Name Eversource Group		
Answer	Yes	
Document Name		
Comment		

ikes 0	
Dislikes 0	
Response	
Vestar Energy, 6, 3, 1, 5; Grant Wilkerso 8, 6, 5; Jennifer Flandermeyer, Great Plai	If of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, n, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ns Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
ikes 0	
Dislikes 0	
Response	
lim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	
Comment	
ikes 0	
Dislikes 0	
Response	
like Magruder - Avista - Avista Corporat	ion - 1
Answer	Yes
Document Name	
Comment	
ikes 0	
Dislikes 0	
Resnanse	

LaTroy Brumfield - American Transmission Company, LLC - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Municipal Power Agency, 6, 4, 3, 5;	Cormick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida; David Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, ervices, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal ick
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jesus Sammy Alcaraz - Imperial Iri	rigation District - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Smith - Manitoba Hydro - 1, G	roup Name Manitoba Hydro
Answer	Yes

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Constantin Chitescu - Ontario Power Ge	neration Inc 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Institute - NA	A - Not Applicable - NA - Not Applicable
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Gregory Campoli - New York Independer	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	

Response	
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity,	Inc 10
Answer	
Document Name	
Comment	
Texas RE does not have comments on this question.	
Likes 0	
Dislikes 0	
Response	

8. The SDT is proposing to retire INT-009-2.1, Requirement R2. Do you agree with the SDT's proposal to retire Requirement R2 of INT-009-2.1' If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.	
Brandon Gleason - Electric Reliability Co	ouncil of Texas, Inc 2
Answer	Yes
Document Name	
Comment	
ERCOT is not opposed to the retirement of	this requirement.
Likes 0	
Dislikes 0	
Response	
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	Yes
Document Name	
Comment	
The requirement is redundant and qualifies meeting source is covered in BAL-005-1 R7	for retirement under Paragraph 81. The requirement for BAs to establish an agreed upon interchange
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	er, Inc 1
Answer	Yes
Document Name	
Comment	
Minnesota Power agrees with NSRF's reco	mmendation.
Likes 0	
Dislikes 0	

Response		
Kenya Streeter - Edison International - S	outhern California Edison Company - 6	
Answer	Yes	
Document Name		
Comment		
Please refer to comments submitted by Edi	son Electric Institute.	
Likes 0		
Dislikes 0		
Response		
Aaron Cavanaugh - Bonneville Power Ad	dministration - 1,3,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
None		
Likes 0		
Dislikes 0		
Response		
Richard Vine - California ISO - 2		
Answer	Yes	
Document Name		
Comment		
The California ISO supports the comments of the ISO/RTO Council Standards Review Committee (SRC)		
Likes 0		
Dislikes 0		
Response		

Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF	
Answer	Yes	
Document Name		
Comment		
PJM supports the partial retirement of these	e standards.	
Likes 0		
Dislikes 0		
Response		
Neil Swearingen - Salt River Project - 1,3	,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
No comments.		
Likes 0		
Dislikes 0		
Response		
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Gregory Campoli - New York Independer	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee	
Answer	Yes	
Document Name		

Comment	
Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Institute - NA	A - Not Applicable - NA - Not Applicable
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Constantin Chitescu - Ontario Power Ge	neration Inc 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Smith - Manitoba Hydro - 1, Group Name Manitoba Hydro	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Jesus Sammy Alcaraz - Imperial Irri	gation District - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Municipal Power Agency, 6, 4, 3, 5;	Cormick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida David Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, rvices, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal k
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transi	mission Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Cor	poration - 1
Answer	Yes

Comment	
Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerso	If of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, n, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1,
	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
City Power and Light Co., 1, 3, 6, 5; Marc	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas
City Power and Light Co., 1, 3, 6, 5; Marc Name Westar-KCPL	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
City Power and Light Co., 1, 3, 6, 5; Marc Name Westar-KCPL Answer	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
City Power and Light Co., 1, 3, 6, 5; Marc Name Westar-KCPL Answer  Document Name	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
City Power and Light Co., 1, 3, 6, 5; Marc Name Westar-KCPL Answer  Document Name	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
City Power and Light Co., 1, 3, 6, 5; Marc Name Westar-KCPL  Answer  Document Name  Comment	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
City Power and Light Co., 1, 3, 6, 5; Marc Name Westar-KCPL  Answer  Document Name  Comment  Likes 0	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
City Power and Light Co., 1, 3, 6, 5; Marc Name Westar-KCPL  Answer  Document Name  Comment  Likes 0  Dislikes 0	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
City Power and Light Co., 1, 3, 6, 5; Marc Name Westar-KCPL  Answer  Document Name  Comment  Likes 0  Dislikes 0	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group  Yes
City Power and Light Co., 1, 3, 6, 5; Marc Name Westar-KCPL  Answer  Document Name  Comment  Likes 0  Dislikes 0  Response	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group  Yes
City Power and Light Co., 1, 3, 6, 5; March Name Westar-KCPL  Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  Quintin Lee - Eversource Energy - 1, Gro	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group  Yes  Pup Name Eversource Group
City Power and Light Co., 1, 3, 6, 5; March Name Westar-KCPL  Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  Quintin Lee - Eversource Energy - 1, Grownswer	ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group  Yes  Pup Name Eversource Group

Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power	Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of V	Water and Power - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Brian Millard - Tennessee Valley Authority - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority

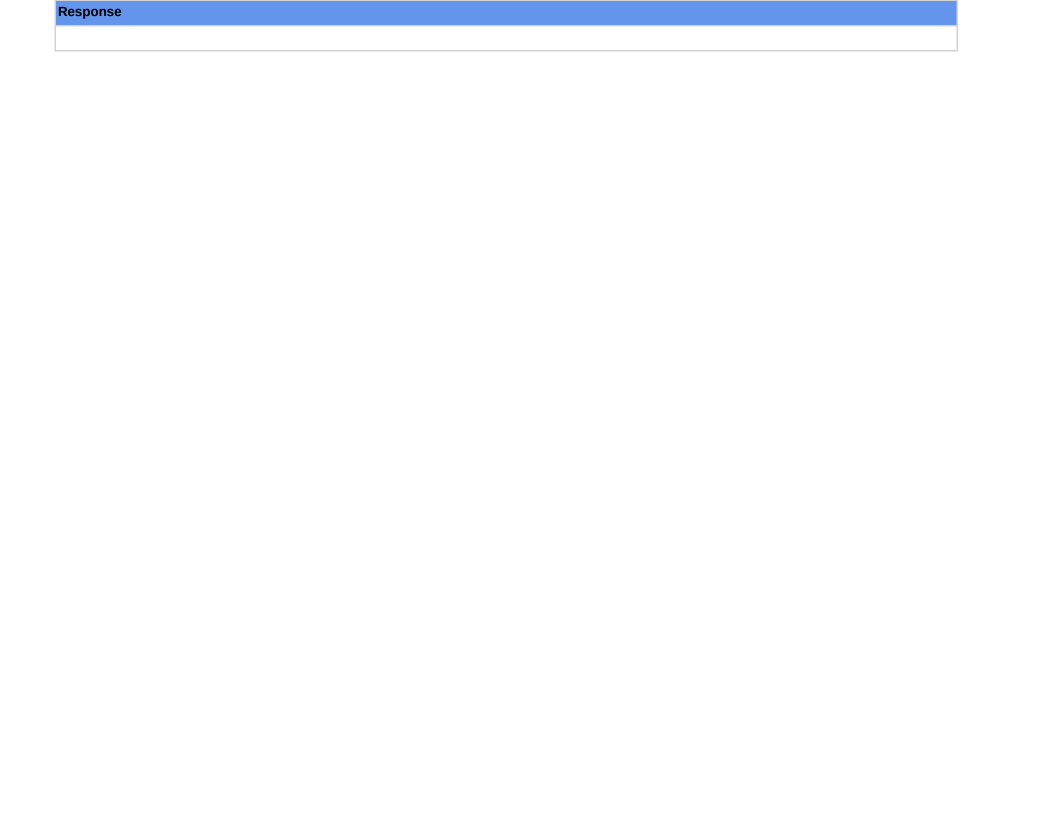
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of Santa Clara - 3,4,5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	IV Energy - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.L.C 2	
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0	
Response	
Kim Thomas - Duke Energy - 1,3,5,6 - FRCC,SERC,RF, Group Name Duke Energy	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordinati	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LeRoy Patterson - Public Utility District I	No. 2 of Grant County, Washington - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Julie Hall - Entergy - 6, Group Name Ente	ergy
Answer	Yes

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporation - 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	

Response		
Kelsi Rigby - APS - Arizona Public Service Co 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Wendy Center - U.S. Bureau of Reclamat	tion - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Karie Barczak - DTE Energy - Detroit Edison Company - 3, Group Name DTE Energy - DTE Electric		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Keith Jonassen - Keith Jonassen On Bel	half of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen	
Answer	Yes	
<b>Document Name</b>		

Comment		
Likes 0		
Dislikes 0		
Response		
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Marty Hostler - Northern California Powe	r Agency - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Rachel Coyne - Texas Reliability Entity, Inc 10		
Answer		
Document Name		
Comment		
Texas RE does not have comments on this question.		
Likes 0		
Dislikes 0		



9. The SDT is proposing to retire INT-010-2.1, Requirements R1, R2, and R3 (all). Do you agree with the SDT's proposal to retire INT-010-2.1? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.  Keith Jonassen - Keith Jonassen On Behalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen	
Document Name	
Comment	
reliability. However, if INT-010 is to be retin INT-009-3 proposed as part of this effort co	INT-010, creating an RFI or Reliability Adjusted Arranged Interchange after-the-fact, does not impact red, then INT-009 R1 must also be modified and that revision is not addressed in the Implementation Plan. ontinues to reference INT-010. Therefore, ISO-NE recommends that either INT-009 R1 be modified to simply hat the retirement of INT-010 and corresponding changes required INT-009 R1 be moved to Phase 2 of this
Likes 0	
Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5
Answer	No
Document Name	
Comment	
Although AZPS agrees these requirements which references INT-010-2.	can and should be retired, their retirement must be done in coordination with changes to INT-009-2.1 R1,
Likes 0	
Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordinati	ing Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	No
Document Name	
Comment	

NPCC agrees that the specific content of INT-010, creating RFI or Reliability Adjusted Arranged Interchange after-the-fact, does not impact reliability. However, if INT-010 is to be retired, then INT-009 R1 must also be modified and that revision is not addressed in the Implementation Plan. INT-009-3

proposed as part of this effort continues to reference INT-010, Therefore, NPCC recommends that either INT-009 R1 be modified to simply remove the cross reference to INT-010 or that the retirement of INT-010 and corresponding changes required INT-009 R1 be moved to Phase 2 of this effort.		
Likes 1	Ontario Power Generation Inc., 5, Chitescu Constantin	
Dislikes 0		
Response		
Kim Thomas - Duke Energy - 1,3,5,6 - FR	CC,SERC,RF, Group Name Duke Energy	
Answer	No	
Document Name		
Comment		
can be retired because more stringent to reliability, the NAESB standards are com INT-010-2.1 may be commercial in nature	team's proposal to retire this standard. The technical rationale document states that this standard agging requirements already exist under NAESB. Unlike the NERC standards which aim to promote nmercially focused, and are not viewed as essential to maintaining a reliable system. While part of e, we believe that the standard generally supports the reliability of the grid. Also, NAESB is only all entities that are currently NERC Registered Entities, fall under the jurisdiction of NAESB, and of its business practices.	
Likes 0		
Dislikes 0		
Response		
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority	
Answer	No	
Document Name		
Comment		
Disagree, NAESB WEQ BPS 004-1.7 reference NERC INT-010-2.1 R1 for energy sharing groups for conditions not submitting eTags. Not approved by FERC.		
Likes 0		
Dislikes 0		
Response		
Constantin Chitescu - Ontario Power Ge	neration Inc 5	
Answer	No	

Document Name		
Comment		
OPG agrees with RSC position.		
Likes 0		
Dislikes 0		
Response		
Neil Swearingen - Salt River Project - 1,3	,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
No comments.		
Likes 0		
Dislikes 0		
Response		
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF	
Answer	Yes	
Document Name		
Comment		
PJM recommends that the retirement of the standard be contingent upon a new NAESB WEQ-004 requirement becoming effective which allows interchange fitting the current INT-010-2.1 criteria to be implemented without an RFI. Such a requirement is currently published as WEQ-004-1.7 under the NAESB WEQ version 3.2 standards. However, the WEQ-004-1.7 requirement would need to be revised. Without this NAESB requirement, a Balancing Authority would not be able to implement interchange transactions described in INT-010-2.1 without an associated RFI which could jeopardize the reliability of the transmission system.		
Likes 0		
Dislikes 0		
Response		
Richard Vine - California ISO - 2		
Answer	Yes	

Document Name		
Comment		
The California ISO supports the comments of the ISO/RTO Council Standards Review Committee (SRC)		
Likes 0		
Dislikes 0		
Response		
Mark Holman - PJM Interconnection, L.L	.C 2	
Answer	Yes	
Document Name		
Comment		
interchange fitting the current INT-010-2.1 of the NAESB WEQ version 3.2 standards. Ho	e Standard be contingent upon a new NAESB WEQ-004 requirement becoming effective which allows criteria to be implemented without an RFI. Such a requirement is currently published as WEQ-004-1.7 under owever, the WEQ-004-1.7 requirement would need to be revised. Without this NAESB requirement, a uplement interchange transactions described in INT-010-2.1 without an associated RFI which could system.	
Likes 0		
Dislikes 0		
Response		
Aaron Cavanaugh - Bonneville Power Ad	dministration - 1,3,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
None		
Likes 0		
Dislikes 0		
Response		
Kenya Streeter - Edison International - Southern California Edison Company - 6		
Answer	Yes	

Document Name	
Comment	
Please refer to comments submitted by Edi	son Electric Institute.
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	er, Inc 1
Answer	Yes
Document Name	
Comment	
Minnesota Power agrees with NSRF's reco	mmendation.
Likes 0	
Dislikes 0	
Response	
Gregory Campoli - New York Independer	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee
Answer	Yes
Document Name	
Comment	
The SRC agrees that the specific content of INT-010, creating an RFI or Reliability Adjusted Arranged Interchange after-the-fact, does not impact reliability. However, if INT-010 is to be retired, then INT-009 R1 must also be modified and that revision is not addressed in the Implementation Plan. INT-009-3 proposed as part of this effort continues to reference INT-010. Therefore, the SRC recommends that either INT-009 R1 be modified to simply remove the cross reference to INT-010 or that the retirement of INT-010 and corresponding changes required INT-009 R1 be moved to Phase 2 of this effort.	
Likes 0	
Dislikes 0	
Response	
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	Yes

Document Name	
Comment	
	re stringent requirement(s) that meet the objectives are already included in the NAESB standards (WEQ-004 urposes. These requirements do little, if anything, to benefit or protect the reliable operation of the BES.
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability Co	ouncil of Texas, Inc 2
Answer	Yes
Document Name	
Comment	
	these requirements. However, because INT-009-2.1 Requirement R1 refers to INT-010-2, it may be ement of the requirements in INT-010-2.1 to the SER Phase II effort.
Likes 0	
Dislikes 0	
Response	
Marty Hostler - Northern California Powe	er Agency - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Karie Barczak - DTE Energy - Detroit Edi	son Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclamat	ion - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporatio	n - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Chris Wagner - Santee Cooper - 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Julie Hall - Entergy - 6, Group Name Enter	ergy	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
LeRoy Patterson - Public Utility District No. 2 of Grant County, Washington - 6		
Answer	Yes	
Document Name		
Comment		

Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	IV Energy - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of V	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Leonard Kula - Independent Electricity S	System Operator - 2

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power (	Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerso 3, 6, 5; Jennifer Flandermeyer, Great Plai	If of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, n, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corporat	ion - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmissi	on Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Brandon McCormick - Brandon McCormick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida Municipal Power Agency, 6, 4, 3, 5; David Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, 3, 5; Neville Bowen, Ocala Utility Services, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Power Pool, 6; - Brandon McCormick	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jesus Sammy Alcaraz - Imperial Irrigatio	n District - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Smith - Manitoba Hydro - 1, Group	Name Manitoba Hydro
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Institute - NA	
Answer	Yes
Document Name	

Comment		
Likes 0		
Dislikes 0		
Response		
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Rachel Coyne - Texas Reliability Entity,	Inc 10	
Answer		
Document Name		
Comment		
Texas RE does not have comments on this question.		
Likes 0		
Dislikes 0		
Response		

	102-5, Requirement R1. Do you agree with the SDT's proposal to retire Requirement R1 of IRO-002-5? ments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	No
Document Name	
Comment	
capabilities. Other requirements in this star	002-5 are fundamentally based upon R1, as this requirement mandates RCs to have data exchange ndard refer to this term periodically. As such, eliminating this requirement would diminish clarity regarding s. If R1 is retired it could be merged with R2 so that there is a single requirement discussing all data
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity,	Inc 10
Answer	No
Document Name	
Comment	
exchange capabilities with their Balancing	Requirement R1 was eliminated, Reliability Coordinators may not put emphasis specifically on having data Authorities and Transmission Operators. This could also lead to a larger engagement scope and the Requirements R1, R2, and R3, instead of just including IRO-002-5 Requirement R1.
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability C	ouncil of Texas, Inc 2
Answer	Yes
Document Name	
Comment	
ERCOT is not opposed to the retirement of	f this requirement.

Likes 0	
Dislikes 0	
Response	
Marsha Morgan - Southern Company - S	Southern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	Yes
Document Name	
Comment	
the RC function, it must first demonstrate th	buld be retired as it does not add any additional benefit to reliability. Before an entity is certified to perform nat it has adequate communications (both data and voice) to communicate with BAs and TOPs in its RC area rea. In addition, the RC function is on a 3 year audit cycle and must continue to demonstrate that it has a certified.
Likes 0	
Dislikes 0	
Response	
Kenya Streeter - Edison International - S	outhern California Edison Company - 6
Answer	Yes
Document Name	
Comment	
Please refer to comments submitted by Edi	son Electric Institute.
Likes 0	
Dislikes 0	
Response	
Aaron Cavanaugh - Bonneville Power Ad	dministration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
None	

Likes 0		
Dislikes 0		
Response		
Richard Vine - California ISO - 2		
Answer	Yes	
Document Name		
Comment		
The California ISO supports the comments of the ISO/RTO Council Standards Review Committee (SRC)		
Likes 0		
Dislikes 0		
Response		
Neil Swearingen - Salt River Project - 1,3	5,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
No comments.		
Likes 0		
Dislikes 0		
Response		
Gregory Campoli - New York Independent System Operator - 2, Group Name ISO/RTO Standards Review Committee		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Mark Gray - Edison Electric Institute - NA - Not Applicable - NA - Not Applicable	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Constantin Chitescu - Ontario Power Ge	neration Inc 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Smith - Manitoba Hydro - 1, Group	Name Manitoba Hydro
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jesus Sammy Alcaraz - Imperial Irrigation District - 1	
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Brandon McCormick - Brandon McCormick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida Municipal Power Agency, 6, 4, 3, 5; David Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, 3, 5; Neville Bowen, Ocala Utility Services, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Power Pool, 6; - Brandon McCormick	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmissi	on Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, Inc. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	

Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerson, 6, 5; Jennifer Flandermeyer, Great Plandermeyer, Great Plander	alf of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, on, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1 ains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas cus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Quintin Lee - Eversource Energy - 1, Gr	oup Name Eversource Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power	Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Leonard Kula - Independent Electricity S	ystem Operator - 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of V	Vater and Power - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authority - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority	
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	IV Energy - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.L	.C 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kim Thomas - Duke Energy - 1,3,5,6 - FR	CC,SERC,RF, Group Name Duke Energy
Answer	Yac Yac

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordinati	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LeRoy Patterson - Public Utility District I	No. 2 of Grant County, Washington - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Julie Hall - Entergy - 6, Group Name Entergy	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	

Response	
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	L.C 2 - SERC,RF
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporation - 5	
Answer	Yes
Document Name	

Comment		
Likes 0		
Dislikes 0		
Response		
Kelsi Rigby - APS - Arizona Public Service Co 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Wendy Center - U.S. Bureau of Reclamat	ion - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Karie Barczak - DTE Energy - Detroit Edison Company - 3, Group Name DTE Energy - DTE Electric		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Keith Jonassen - Keith Jonassen On Bel	Keith Jonassen - Keith Jonassen On Behalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Marty Hostler - Northern California Powe	er Agency - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jamie Monette - Allete - Minnesota Power, Inc 1		
Answer		
Document Name		
Comment		

IRO-002-5 was not reviewed as we are not a RC and therefore the standard is not applicable.	
Likes 0	
Dislikes 0	
Response	

11. The SDT is proposing to retire MOD-004-1, Requirements R1, R2, R3, R4, R5, R6, R7, R8, R9, R10, R11, and R12 (all). Do you agree with the SDT's proposal to retire MOD-004-1? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.

Answer	No
Document Name	Attach_DE_SER Question 11_Apr 2019.docx

## Comment

While Duke Energy would support the retirement of these MOD standards, we cannot do so if MOD-001-2 is withdrawn. The MOD standards promote reliability of the grid by putting in place common boundaries and provisions that are necessary for various calculations that need to be performed. These calculations are important to reliability by providing the baseline for understanding the operational need. By retiring the MOD standards, and not having MOD-001-2 in place, there will not be provisions in place to aid an entity in calculating transfer capability. There will not be any boundaries in place for the curtailment of service. We disagree with the commercial based focus that the drafting team took in the technical rationale document. While these MOD standards (and ATC calculation) may have some commercial based elements to them, they also put in place valuable boundaries that help promote consistency in how the industry calculates these values. Removing these boundaries does not promote reliability for the Bulk Electric System and introduces additional burden to the real-time System Operator.

The expectation of the System Operators to ensure the reliability of the BES in the real-time when there have been no requirements to ensure how ATC is calculated or coordinated beyond what is required by NAESB is unrealistic. Some of the most glaring issues with relying solely upon NAESB to regulate the calculation of ATC are: FERC does not have oversight for non-jurisdictional TSPs and therefore cannot require them to incorporate NAESB standards. Also, while NAESB has acted on the recommendations of the MOD-A project to incorporate any of the gaps created by the retirement of MOD-001-1a, MOD-004-1, MOD-008-1, MOD-028-2, MOD-029-2a, MOD-030-3 and adoption of MOD-001-2, FERC has not acted on either the NERC or NAESB filings. Further, NAESB has not been requested to modify proposed standards to incorporate any of the gaps created by the retirement of the proposed MOD-001-2.

Additionally, the lack of any NERC regulation for consistent ATC methodologies and requirements for sharing of data and could potentially lead to an increase of TLRs being called as this would be the only tool System Operators could utilize to combat rampant loop flow impacts on the BES. This could very well lead to capacity concerns and load shedding as the increase in TLRs could include firm curtailments causing capacity shortages. Without mandatory ATC standards, a TSP would be able to sell as much service as possible. The overselling of service and the overscheduling of ATC Paths will lead to an increase of FIRM TLR, potentially forcing Transmission Operators and Load Serving Entities to shed FIRM load to comply with the TLR. Over the past eight years the MOD-001, 28,29, & 30 standards have been effective the industry has seen a dramatic reduction in FIRM TLRs.

Included in the Attachment with Duke Energy's response to this question is the rolling 12-month average of TLRs from the NERC website. Notice the reduction in TLRs from 2008-2011 when the MOD standards were first published (in 2008 when TSP started to incorporate the MOD standards into their ATC methodologies) and 2011 (when the MOD standards were mandatory and enforceable).

Likes 0	
Dislikes 0	

## Response

Marsha Morgan - Southern Company - Southern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company		
Answer	No	
Document Name		
Comment		
Comment		
Southern continues to disagree with the SER Team's proposed petition for the withdrawal of MOD-001-2. Again, we believe that the combined effect of enacting MOD-001-2 while migrating MOD-001-1a, MOD-004-1, MOD-008-1, MOD-028-2, MOD-029-2a and MOD-030-3 MOD into the NAESB standards strike an appropriate balance of addressing reliability related concerns, while incorporating any market related issues. Simply stating that ATC/AFC calculations are primarily commercially-focused elements and that there are mechanisms in place to address reliability in real time is an oversimplification of the ATC/AFC concept. Inaccurately modeling and assessing transfer capability which considers real physical transmission limits on both the host and neighboring systems can create extremely complicated situations in real-time that can unduly burden system operators.		
However, since FERC has not yet approved MOD-001-2 and has yet to take action on incorporating MOD-001-1a, MOD-004-1, MOD-008-1, MOD-028-2, MOD-029-2a and MOD-030-3 and NAESB's WEQ-23 into the current NAESB standards, Southern Company recommends delaying the retirement of those existing NERC standards. The objective is to have MOD-001-2 in place at the same time as those submitted to FERC by NAESB. Once approved by the Commission, the industry should have adequate time to ensure a seamless transition to the new construct.		
Likes 0		
Dislikes 0		
Response		
Keith Jonassen - Keith Jonassen On Bel	nalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen	
Answer	Yes	
Document Name		
Comment		
No Comment as long as all MOD-001, MOD-004, MOD-008, MOD-028, MOD-029, and MOD-030 are retired together.		
Likes 0		
Dislikes 0		
Response		
Neil Swearingen - Salt River Project - 1,3,5,6 - WECC		
Answer	Yes	
Document Name		
Comment	Comment	

No comments.	
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF
Answer	Yes
Document Name	
Comment	
supports the position of the SER for the exi- interconnect parties through various establi especially those driven by issues unique to	2 and NAESB WEQ-023 development efforts. PJM is neutral on the proposed retirement of MOD-001-2 but sting MOD standards as reliability components of congestion management are handled amongst eastern shed coordination processes. PJM cautions against additional revisions to the NAESB WEQ-023 document, particular seams or between specific entities, as those issues may not be realized by other parties. arily impact reliability and/or market aspects for other entities.
Likes 0	
Dislikes 0	
Response	
Richard Vine - California ISO - 2	
Answer	Yes
Document Name	
Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authority - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority	
Answer	Yes
Document Name	
Comment	

See response to Q17.	
Likes 0	
Dislikes 0	
Response	
Aaron Cavanaugh - Bonneville Power Ac	Iministration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
None	
Likes 0	
Dislikes 0	
Response	
Kenya Streeter - Edison International - S	outhern California Edison Company - 6
Answer	Yes
Document Name	
Comment	
Please refer to comments submitted by Edis	son Electric Institute.
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability Council of Texas, Inc 2	
Answer	Yes
Document Name	
Comment	
ERCOT is not opposed to the retirement of these requirements.	

Likes 0	
Dislikes 0	
Response	
Marty Hostler - Northern California Powe	er Agency - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Maryanne Darling-Reich - Black Hills Co	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
	son Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclamat	tion - 5

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporatio	n - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0		
Response		
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Julie Hall - Entergy - 6, Group Name Enter	ergy	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
LeRoy Patterson - Public Utility District I	No. 2 of Grant County, Washington - 6	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Ruida Shu - Northeast Power Coordinating Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison		
Answer	Yes	

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.L	.C 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	IV Energy - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of Santa Clara - 3,4,5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	

Response	
Anton Vu - Los Angeles Department of	Water and Power - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Leonard Kula - Independent Electricity	System Operator - 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power	Company - 1
Answer	Yes
Document Name	

Comment		
Likes 0		
Dislikes 0		
Response		
Quintin Lee - Eversource Energy - 1, Gro	oup Name Eversource Group	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Westar Energy, 6, 3, 1, 5; Grant Wilkerso 3, 6, 5; Jennifer Flandermeyer, Great Pla	of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, on, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas cus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jim Williams - Southwest Power Pool, Inc. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group		
Answer	Yes	
Document Name		
Comment		
Likes 0		

Dislikes 0	
Response	
LaTroy Brumfield - American Transmiss	ion Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corpora	tion - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brandon McCormick - Brandon McCormick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida Municipal Power Agency, 6, 4, 3, 5; David Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Power Pool, 6; - Brandon McCormick	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Jesus Sammy Alcaraz - Imperial Irrigation District - 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mike Smith - Manitoba Hydro - 1, Group	Name Manitoba Hydro	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Constantin Chitescu - Ontario Power Ge	neration Inc 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mark Gray - Edison Electric Institute - NA - Not Applicable - NA - Not Applicable		
Answer	Yes	
Document Name		
Comment		

Likes 0	
Dislikes 0	
Response	
Gregory Campoli - New York Independer	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jodirah Green - ACES Power Marketing -	· 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Thomas Foltz - AEP - 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	r, Inc 1

Answer		
Document Name		
Comment		
This was not reviewed.		
Likes 0		
Dislikes 0		
Response		
Rachel Coyne - Texas Reliability Entity, Inc 10		
Answer		
Document Name		
Comment		
Texas RE does not have comments on this question.		
Likes 0		
Dislikes 0		
Response		

12. The SDT is proposing to retire MOD-006-1, Requirements R1, R2, R3, R4, and R3 (an). Do you agree with the SDT's proposal to retire MOD- 008-1? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.	
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	No
Document Name	
Comment	
enacting MOD-001-2 while migrating MOD-standards strike an appropriate balance of a ATC/AFC calculations are primarily comme oversimplification of the ATC/AFC concept. both the host and neighboring systems can However, since FERC has not yet approved 2, MOD-029-2a and MOD-030-3 and NAES those existing NERC standards. The object approved by the Commission, the industry standards.	R Team's proposed petition for the withdrawal of MOD-001-2. Again, we believe that the combined effect of 001-1a, MOD-004-1, MOD-008-1, MOD-028-2, MOD-029-2a and MOD-030-3 MOD into the NAESB addressing reliability related concerns, while incorporating any market related issues. Simply stating that recially-focused elements and that there are mechanisms in place to address reliability in real time is an Inaccurately modeling and assessing transfer capability which considers real physical transmission limits on create extremely complicated situations in real-time that can unduly burden system operators.  d MOD-001-2 and has yet to take action on incorporating MOD-001-1a, MOD-004-1, MOD-008-1, MOD-028-B's WEQ-23 into the current NAESB standards, Southern Company recommends delaying the retirement of ive is to have MOD-001-2 in place at the same time as those submitted to FERC by NAESB. Once should have adequate time to ensure a seamless transition to the new construct.
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	No
Document Name	
Comment	

TVA disagrees with the retirement of these standards at this time.

Until a resolution is reached on NAESB's WEQ-023, and these items are incorporated by reference per the FERC Commission, retirement of these MOD Reliability Standards would leave a significant gap of reliability of ATC in the industry. WEQ-023 (submitted under Version 003.1) was not approved by the Commission to be incorporated by reference at this time and is being considered under an overall inquiry into ATC calculation. This leaves the standard, as written in NAESB as voluntary. MOD-001-2 was drafted with the mindset of leaving only reliability aspects of ATC under NERC oversight and WEQ-023 being approved by the Commission. If MOD-001-2 is withdrawn, there would be no reliability push for ATC requirements under FERC and could potentially cause further delay. Removal of these standards could impact the transparency that is established with sharing data with neighbors as well.

According to Project 2012-05 ATC Revisions (MOD A), MOD-001-2 was developed to address directives in Order No. 729 to modify certain aspects of the MOD A standards and to consolidate the MOD A standards into a single standard covering only the 'reliability-related impact of ATC and AFC

calculations'. The consolidated approach was intended to maintain NERC's focus on developing and retaining requirements that support the reliable operation of the Bulk-Power System (BPS).

The WEQ-023 standards drafted did not incorporate honoring neighboring systems nor ensure an entity have an ATCID, or TRMID, or CBMID because the thought was that it would be laid out in the NERC space under MOD-001-2. So NAESB would have to incorporate all of this into the business practice, which would blur the lines of reliability and commercial that the project was developed to address.

TVA agrees with the goal of the Standards Efficiency Review Team to decrease the number of requirements and make the standards less confusing and less burdensome. Yet, it is important that the standards still ensure a relatively consistent and reliable calculation of transfer capability. TVA feels the accurate calculation of transfer capability is a reliability issue. It is the job of the operations planners to give the operators a system that was planned to be reliable. If the operators are given a system that has numerous n-1 overloads planned into the system, then the operational planning engineers did not do their job. We do not want our operators to intentionally have to handle numerous TLRs and generation re-dispatch because of an oversold system. If the TOP and TSP oversell the system, it may be difficult for the operators to maintain system reliability. A transmission system constantly in TLR3 and TLR5 due to inaccurate calculations of transfer capability is a reliability issue and not just a commercial issue. If your neighbor is constantly selling transfer capability and ignoring the impact on your system, this too will affect your reliability. This does not just impact transmission costs as some would believe.

Likes 0		
Dislikes 0		
Response		
Kim Thomas - Duke Energy - 1,3,5,6 - FRCC,SERC,RF, Group Name Duke Energy		
Answer	No	
Document Name		
Comment		
See response to question 11.		
Likes 0		
Dislikes 0		
Response		
Brandon Gleason - Electric Reliability Council of Texas, Inc 2		
Answer	Yes	
Document Name		
Comment		
ERCOT is not opposed to the retirement of these requirements.		
Likes 0		
Dislikes 0		

Response		
Kenya Streeter - Edison International - Southern California Edison Company - 6		
Answer Yes		
Document Name		
Comment		
Please refer to comments submitted by Edison Electric Institute.		
Likes 0		
Dislikes 0		
Response		
Aaron Cavanaugh - Bonneville Power Administration - 1,3,5,6 - WECC		
Answer Yes		
Document Name		
Comment		
None		
Likes 0		
Dislikes 0		
Response		
Richard Vine - California ISO - 2		
Answer Yes		
Document Name		
Comment		
The California ISO supports the comments of the ISO/RTO Council Standards Review Committee (SRC)		
Likes 0		
Likes 0 Dislikes 0		

Preston Walker - PJM Interconnection, L.L.C 2 - SERC,RF		
Answer	Yes	
Document Name		
Comment		
supports the position of the SER for the exist interconnect parties through various establist especially those driven by issues unique to	2 and NAESB WEQ-023 development efforts. PJM is neutral on the proposed retirement of MOD-001-2 but sting MOD standards as reliability components of congestion management are handled amongst eastern shed coordination processes. PJM cautions against additional revisions to the NAESB WEQ-023 document, particular seams or between specific entities, as those issues may not be realized by other parties. arily impact reliability and/or market aspects for other entities.	
Likes 0		
Dislikes 0		
Response		
Neil Swearingen - Salt River Project - 1,3	5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
No comments.		
Likes 0		
Dislikes 0		
Response		
Keith Jonassen - Keith Jonassen On Bel	nalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen	
Answer	Yes	
Document Name		
Comment		
No Comment as long as all MOD-001, MOD-004, MOD-008, MOD-028, MOD-029, and MOD-030 are retired together.		
Likes 0		
Dislikes 0		
Response		

Thomas Foltz - AEP - 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Gregory Campoli - New York Independer	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mark Gray - Edison Electric Institute - NA - Not Applicable - NA - Not Applicable		
Answer	Yes	
Document Name		
Comment		

Likes 0		
Dislikes 0		
Response		
Constantin Chitescu - Ontario Power Ger	neration Inc 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mike Smith - Manitoba Hydro - 1, Group I	Name Manitoba Hydro	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jesus Sammy Alcaraz - Imperial Irrigatio	n District - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Brandon McCormick - Brandon McCormick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida Municipal Power Agency, 6, 4, 3, 5; David Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, 3, 5; Neville Bowen, Ocala Utility Services, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Power Pool, 6; - Brandon McCormick		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mike Magruder - Avista - Avista Corporat	tion - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
LaTroy Brumfield - American Transmission Company, LLC - 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group	
Answer	Yes	
Document Name		

Comment	
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerso 3, 6, 5; Jennifer Flandermeyer, Great Plai	If of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, in, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas cus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Quintin Lee - Eversource Energy - 1, Gro	pup Name Eversource Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power (	Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0		
Response		
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Leonard Kula - Independent Electricity S	System Operator - 2	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Anton Vu - Los Angeles Department of V	Vater and Power - 6	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Val Ridad - Silicon Valley Power - City of Santa Clara - 3,4,5		
Answer	Yes	

Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kevin Salsbury - Berkshire Hathaway - N	IV Energy - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mark Holman - PJM Interconnection, L.L	.C 2	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Ruida Shu - Northeast Power Coordinating Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		

Response		
LeRoy Patterson - Public Utility District I	No. 2 of Grant County, Washington - 6	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Julie Hall - Entergy - 6, Group Name Entergy		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Chris Wagner - Santee Cooper - 1		
Answer	Yes	
<b>Document Name</b>		

Comment		
Likes 0		
Dislikes 0		
Response		
Glen Farmer - Avista - Avista Corporatio	n - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Wendy Center - U.S. Bureau of Reclamation - 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Karie Barczak - DTE Energy - Detroit Edi	ison Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Marty Hostler - Northern California Powe	er Agency - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity, Inc 10	
Answer	
Document Name	
Comment	

Texas RE does not have comments on this question.	
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	r, Inc 1
Answer	
Document Name	
Comment	
This was not reviewed.	
Likes 0	
Dislikes 0	
Response	

	D28-2, Requirements R1, R2, R3, R4, R5, R6, R7, R8, R9, R10, and R11 (all). Do you agree with the ou do not agree, please provide comments. Or, if you agree but have comments or suggestions on explanation.
Kim Thomas - Duke Energy - 1,3,5,6 - FR	CC,SERC,RF, Group Name Duke Energy
Answer	No
Document Name	
Comment	
See response to question 11.	
Likes 0	
Dislikes 0	
Response	
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	No
Document Name	
Comment	
Southern continues to disagree with the SER Team's proposed petition for the withdrawal of MOD-001-2. Again, we believe that the combined effect of enacting MOD-001-2 while migrating MOD-001-1a, MOD-004-1, MOD-008-1, MOD-028-2, MOD-029-2a and MOD-030-3 MOD into the NAESB standards strike an appropriate balance of addressing reliability related concerns, while incorporating any market related issues. Simply stating that ATC/AFC calculations are primarily commercially-focused elements and that there are mechanisms in place to address reliability in real time is an oversimplification of the ATC/AFC concept. Inaccurately modeling and assessing transfer capability which considers real physical transmission limits on both the host and neighboring systems can create extremely complicated situations in real-time that can unduly burden system operators.  However, since FERC has not yet approved MOD-001-2 and has yet to take action on incorporating MOD-001-1a, MOD-004-1, MOD-008-1, MOD-028-2, MOD-029-2a and MOD-030-3 and NAESB's WEQ-23 into the current NAESB standards, Southern Company recommends delaying the retirement of those existing NERC standards. The objective is to have MOD-001-2 in place at the same time as those submitted to FERC by NAESB. Once approved by the Commission, the industry should have adequate time to ensure a seamless transition to the new construct.	
Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Bel	nalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
Answer	Yes
Document Name	

Comment	
No Comment as long as all MOD-001, MOD	D-004, MOD-008, MOD-028, MOD-029, and MOD-030 are retired together.
Likes 0	
Dislikes 0	
Response	
Neil Swearingen - Salt River Project - 1,3	,5,6 - WECC
Answer	Yes
Document Name	
Comment	
No comments.	
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF
Answer	Yes
Document Name	
Comment	
supports the position of the SER for the existinterconnect parties through various establic especially those driven by issues unique to	2 and NAESB WEQ-023 development efforts. PJM is neutral on the proposed retirement of MOD-001-2 but sting MOD standards as reliability components of congestion management are handled amongst eastern shed coordination processes. PJM cautions against additional revisions to the NAESB WEQ-023 document, particular seams or between specific entities, as those issues may not be realized by other parties. arily impact reliability and/or market aspects for other entities.
Likes 0	
Dislikes 0	
Response	
Richard Vine - California ISO - 2	
Answer	Yes
Document Name	

Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authori	ity - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	Yes
Document Name	
Comment	
See response to Q17.	
Likes 0	
Dislikes 0	
Response	
Aaron Cavanaugh - Bonneville Power Ad	dministration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
None	
Likes 0	
Dislikes 0	
Response	
Kenya Streeter - Edison International - S	Southern California Edison Company - 6
Answer	Yes
Document Name	
Comment	

Please refer to comments submitted by Edison Electric Institute.		
Likes 0		
Dislikes 0		
Response		
Brandon Gleason - Electric Reliability Council of Texas, Inc 2		
Answer	Yes	
Document Name		
Comment		
ERCOT is not opposed to the retirement of	these requirements.	
Likes 0		
Dislikes 0		
Response		
Marty Hostler - Northern California Powe	r Agency - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Maryanne Darling-Reich - Black Hills Corporation - 1,3,5,6 - WECC		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		

Response	
Karie Barczak - DTE Energy - Detroit Ed	ison Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclama	tion - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Servi	ice Co 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporation	
Answer	Yes
<b>Document Name</b>	

Comment		
Likes 0		
Dislikes 0		
Response		
Chris Wagner - Santee Cooper - 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Sing Tay - OGE Energy - Oklahoma Gas and Electric Co 6, Group Name OKGE		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Julie Hall - Entergy - 6, Group Name Entergy		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

LeRoy Patterson - Public Utility District No. 2 of Grant County, Washington - 6	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordinating Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.L.C 2	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - NV Energy - 5	
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of W	/ater and Power - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Laura Nelson - IDACORP - Idaho Power (	Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Quintin Lee - Eversource Energy - 1, Gro	pup Name Eversource Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerso 3, 6, 5; Jennifer Flandermeyer, Great Pla	If of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, n, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	

Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmiss	ion Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corporat	tion - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brandon McCormick - Brandon McCormick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida Municipal Power Agency, 6, 4, 3, 5; David Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, 3, 5; Neville Bowen, Ocala Utility Services, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Power Pool, 6; - Brandon McCormick	
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0		
Response		
Jesus Sammy Alcaraz - Imperial Irrigation	n District - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mike Smith - Manitoba Hydro - 1, Group	Name Manitoba Hydro	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Constantin Chitescu - Ontario Power Ge	neration Inc 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mark Gray - Edison Electric Institute - NA - Not Applicable - NA - Not Applicable		
Answer	Yes	

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Gregory Campoli - New York Independer	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Thomas Foltz - AEP - 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	

Response		
Leonard Kula - Independent Electricity S	system Operator - 2	
Answer		
Document Name		
Comment		
Not applicable to the IESO		
Likes 0		
Dislikes 0		
Response		
Jamie Monette - Allete - Minnesota Powe	er, Inc 1	
Answer		
Document Name		
Comment		
This was not reviewed.		
Likes 0		
Dislikes 0		
Response		
Rachel Coyne - Texas Reliability Entity, Inc 10		
Answer		
Document Name		
Comment		
Texas RE does not have comments on this	question.	
Likes 0		
Dislikes 0		
Response		

14. The SDT is proposing to retire MOD-029-2a, Requirements R1, R2, R3, R4, R5, R6, R7, and R8 (all). Do you agree with the SDT's proposal to retire MOD-029-2a? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.	
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	No
Document Name	
Comment	
enacting MOD-001-2 while migrating MOD-standards strike an appropriate balance of ATC/AFC calculations are primarily comme oversimplification of the ATC/AFC concept. both the host and neighboring systems can However, since FERC has not yet approve 2, MOD-029-2a and MOD-030-3 and NAES those existing NERC standards. The object	ER Team's proposed petition for the withdrawal of MOD-001-2. Again, we believe that the combined effect of 001-1a, MOD-004-1, MOD-008-1, MOD-028-2, MOD-029-2a and MOD-030-3 MOD into the NAESB addressing reliability related concerns, while incorporating any market related issues. Simply stating that ercially-focused elements and that there are mechanisms in place to address reliability in real time is an Inaccurately modeling and assessing transfer capability which considers real physical transmission limits or create extremely complicated situations in real-time that can unduly burden system operators.  In MOD-001-2 and has yet to take action on incorporating MOD-001-1a, MOD-004-1, MOD-008-1, MOD-028-08's WEQ-23 into the current NAESB standards, Southern Company recommends delaying the retirement of tive is to have MOD-001-2 in place at the same time as those submitted to FERC by NAESB. Once should have adequate time to ensure a seamless transition to the new construct.
Dislikes 0	
Response	
Посреще	
Kim Thomas - Duke Energy - 1,3,5,6 - FR	CC,SERC,RF, Group Name Duke Energy
Answer	No
Document Name	
Comment	
See response to question 11.	
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability Co	ouncil of Texas, Inc 2
Answer	Yes
Document Name	

Comment		
ERCOT is not opposed to the retirement of	these requirements.	
Likes 0		
Dislikes 0		
Response		
Kenya Streeter - Edison International - S	outhern California Edison Company - 6	
Answer	Yes	
Document Name		
Comment		
Please refer to comments submitted by Edi	son Electric Institute.	
Likes 0		
Dislikes 0		
Response		
Aaron Cavanaugh - Bonneville Power Ad	dministration - 1,3,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
None		
Likes 0		
Dislikes 0		
Response		
Leonard Kula - Independent Electricity System Operator - 2		
Answer	Yes	
Document Name		
Comment		

The current standard addresses aspects that are commercial in nature.		
The reliability assessment requirement for determining transfer limits is addressed in FAC-11		
Likes 0		
Dislikes 0		
Response		
Anton Vu - Los Angeles Department of V	Vater and Power - 6	
Answer	Yes	
Document Name		
Comment		
LDWP agrees that this standard no longer directly impacts system reliability. However, there should be a standardization of TTC/ATC calculation so that there is uniformity between entities.		
Likes 0		
Dislikes 0		
Response		
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority	
Answer	Yes	
Document Name		
Comment		
See response to Q17.		
Likes 0		
Dislikes 0		
Response		
Richard Vine - California ISO - 2		
Answer	Yes	
Document Name		

Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF
Answer	Yes
Document Name	
Comment	
supports the position of the SER for the exi interconnect parties through various establi especially those driven by issues unique to	2 and NAESB WEQ-023 development efforts. PJM is neutral on the proposed retirement of MOD-001-2 but sting MOD standards as reliability components of congestion management are handled amongst eastern shed coordination processes. PJM cautions against additional revisions to the NAESB WEQ-023 document, particular seams or between specific entities, as those issues may not be realized by other parties. arily impact reliability and/or market aspects for other entities.
Likes 0	
Dislikes 0	
Response	
Neil Swearingen - Salt River Project - 1,3	,5,6 - WECC
Answer	Yes
Document Name	
Comment	
No comments.	
Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Bel	half of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
Answer	Yes
Document Name	

Odminicht		
No Comment as long as all MOD-001, MOI	D-004, MOD-008, MOD-028, MOD-029, and MOD-030 are retired together.	
Likes 0		
Dislikes 0		
Response		
Thomas Foltz - AEP - 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Gregory Campoli - New York Independent System Operator - 2, Group Name ISO/RTO Standards Review Committee		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		

Commont

Kesponse		
Mark Gray - Edison Electric Institute - N	A - Not Applicable - NA - Not Applicable	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Constantin Chitescu - Ontario Power Ge	eneration Inc 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mike Smith - Manitoba Hydro - 1, Group		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jesus Sammy Alcaraz - Imperial Irrigation		
Answer	Yes	
Document Name		

Comment	
Likes 0	
Dislikes 0	
Response	
Municipal Power Agency, 6, 4, 3, 5; David	ick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corporat	tion - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmissi	ion Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerso 3, 6, 5; Jennifer Flandermeyer, Great Pla	olf of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, on, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas cus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Document Name Comment	
Comment	
Comment  Likes 0	
Comment  Likes 0  Dislikes 0	
Comment  Likes 0  Dislikes 0	
Comment  Likes 0  Dislikes 0  Response	
Comment  Likes 0  Dislikes 0  Response  Quintin Lee - Eversource Energy - 1, Gro	Dup Name Eversource Group
Comment  Likes 0  Dislikes 0  Response  Quintin Lee - Eversource Energy - 1, Gro	Dup Name Eversource Group
Comment  Likes 0  Dislikes 0  Response  Quintin Lee - Eversource Energy - 1, Gro Answer  Document Name	Dup Name Eversource Group
Comment  Likes 0  Dislikes 0  Response  Quintin Lee - Eversource Energy - 1, Gro Answer  Document Name	Dup Name Eversource Group
Comment  Likes 0  Dislikes 0  Response  Quintin Lee - Eversource Energy - 1, Gro Answer  Document Name  Comment	Dup Name Eversource Group

Laura Nelson - IDACORP - Idaho Power Company - 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kevin Salsbury - Berkshire Hathaway - N	IV Energy - 5	
Answer	Yes	
Document Name		
Comment		

Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.L	.C 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LeRoy Patterson - Public Utility District	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Julie Hall - Entergy - 6, Group Name Enter	ergy

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporatio	n - 5
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclamat	tion - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Karie Barczak - DTE Energy - Detroit Edi	ison Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Maryanne Darling-Reich - Black Hills Co	
Answer	Vac

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Marty Hostler - Northern California Powe	r Agency - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity, I	nc 10
Answer	
Document Name	
Comment	
Texas RE does not have comments on this	question.
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	r, Inc 1
Answer	
Document Name	
Comment	
This was not reviewed.	

Likes 0	
Dislikes 0	
Response	

proposal to retire MOD-030-3? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.	
Kim Thomas - Duke Energy - 1,3,5,6 - FRCC,SERC,RF, Group Name Duke Energy	
Answer	No
Document Name	
Comment	
See response to question 11.	
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Author	ity - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	No
Document Name	
Comment	

15. The SDT is proposing to retire MOD-030-3, Requirements R1, R2, R3, R4, R5, R6, R7, R8, R9 and R10 (all). Do you agree with the SDT's

TVA disagrees with the retirement of these standards at this time.

Until a resolution is reached on NAESB's WEQ-023, and these items are incorporated by reference per the FERC Commission, retirement of these MOD Reliability Standards would leave a significant gap of reliability of ATC in the industry. WEQ-023 (submitted under Version 003.1) was not approved by the Commission to be incorporated by reference at this time and is being considered under an overall inquiry into ATC calculation. This leaves the standard, as written in NAESB as voluntary. MOD-001-2 was drafted with the mindset of leaving only reliability aspects of ATC under NERC oversight and WEQ-023 being approved by the Commission. If MOD-001-2 is withdrawn, there would be no reliability push for ATC requirements under FERC and could potentially cause further delay. Removal of these standards could impact the transparency that is established with sharing data with neighbors as well.

According to Project 2012-05 ATC Revisions (MOD A), MOD-001-2 was developed to address directives in Order No. 729 to modify certain aspects of the MOD A standards and to consolidate the MOD A standards into a single standard covering only the 'reliability-related impact of ATC and AFC calculations'. The consolidated approach was intended to maintain NERC's focus on developing and retaining requirements that support the reliable operation of the Bulk-Power System (BPS).

The WEQ-023 standards drafted did not incorporate honoring neighboring systems nor ensure an entity have an ATCID, or TRMID, or CBMID because the thought was that it would be laid out in the NERC space under MOD-001-2. So NAESB would have to incorporate all of this into the business practice, which would blur the lines of reliability and commercial that the project was developed to address.

TVA agrees with the goal of the Standards Efficiency Review Team to decrease the number of requirements and make the standards less confusing and less burdensome. Yet, it is important that the standards still ensure a relatively consistent and reliable calculation of transfer capability. TVA feels the accurate calculation of transfer capability is a reliability issue. It is the job of the operations planners to give the operators a system that was planned to be reliable. If the operators are given a system that has numerous n-1 overloads planned into the system, then the operational planning engineers did not do their job. We do not want our operators to intentionally have to handle numerous TLRs and generation re-dispatch because of an

oversold system. If the TOP and TSP oversell the system, it may be difficult for the operators to maintain system reliability. A transmission system constantly in TLR3 and TLR5 due to inaccurate calculations of transfer capability is a reliability issue and not just a commercial issue. If your neighbor is constantly selling transfer capability and ignoring the impact on your system, this too will affect your reliability. This does not just impact transmission costs as some would believe.	
Likes 0	
Dislikes 0	
Response	
Marsha Morgan - Southern Company - S	Southern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	No
Document Name	
Comment	
enacting MOD-001-2 while migrating MOD standards strike an appropriate balance of ATC/AFC calculations are primarily commoversimplification of the ATC/AFC concept both the host and neighboring systems can However, since FERC has not yet approve 2, MOD-029-2a and MOD-030-3 and NAE those existing NERC standards. The object	ER Team's proposed petition for the withdrawal of MOD-001-2. Again, we believe that the combined effect of -001-1a, MOD-004-1, MOD-008-1, MOD-028-2, MOD-029-2a and MOD-030-3 MOD into the NAESB addressing reliability related concerns, while incorporating any market related issues. Simply stating that ercially-focused elements and that there are mechanisms in place to address reliability in real time is an . Inaccurately modeling and assessing transfer capability which considers real physical transmission limits on a create extremely complicated situations in real-time that can unduly burden system operators.  Ind MOD-001-2 and has yet to take action on incorporating MOD-001-1a, MOD-004-1, MOD-008-1, MOD-028-SB's WEQ-23 into the current NAESB standards, Southern Company recommends delaying the retirement of tive is to have MOD-001-2 in place at the same time as those submitted to FERC by NAESB. Once should have adequate time to ensure a seamless transition to the new construct.
Dislikes 0	
Response	
ivesponse	
Keith Jonassen - Keith Jonassen On Re	half of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
Answer	Yes
Document Name	
Comment	
No Comment as long as all MOD-001, MO	D-004, MOD-008, MOD-028, MOD-029, and MOD-030 are retired together.
Likes 0	
Dislikes 0	
Response	

Neil Swearingen - Salt River Project - 1,3	3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
No comments.	
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	L.C 2 - SERC,RF
Answer	Yes
Document Name	
Comment	
supports the position of the SER for the exi interconnect parties through various establi especially those driven by issues unique to	2 and NAESB WEQ-023 development efforts. PJM is neutral on the proposed retirement of MOD-001-2 but sting MOD standards as reliability components of congestion management are handled amongst eastern ished coordination processes. PJM cautions against additional revisions to the NAESB WEQ-023 document, particular seams or between specific entities, as those issues may not be realized by other parties. early impact reliability and/or market aspects for other entities.
Likes 0	
Dislikes 0	
Response	
Richard Vine - California ISO - 2	
Answer	Yes
Document Name	
Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	
Response	

Aaron Cavanaugh - Bonneville Power	Administration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
None	
Likes 0	
Dislikes 0	
Response	
Kenya Streeter - Edison International -	Southern California Edison Company - 6
Answer	Yes
Document Name	
Comment	
Please refer to comments submitted by E	dison Electric Institute.
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability	Council of Texas, Inc 2
Answer	Yes
Document Name	
Comment	
ERCOT is not opposed to the retirement	of these requirements.
Likes 0	
Dislikes 0	
Response	
Marty Hostler - Northern California Pov	wer Agency - 5

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Karie Barczak - DTE Energy - Detroit Edi	son Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclamat	tion - 5
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporatio	n - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Sing Tay - OGE Energy - Oklahoma Gas and Electric Co 6, Group Name OKGE	
Answer	Yes

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Julie Hall - Entergy - 6, Group Name Enter	ergy
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LeRoy Patterson - Public Utility District I	No. 2 of Grant County, Washington - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordinati	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	

Response	
Mark Holman - PJM Interconnection, L.L	C 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	IV Energy - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of	f Santa Clara - 3,4,5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of V	
Answer	Yes
<b>Document Name</b>	

Comment		
Likes 0		
Dislikes 0		
Response		
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Laura Nelson - IDACORP - Idaho Power (	Company - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Quintin Lee - Eversource Energy - 1, Group Name Eversource Group		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Westar Energy, 6, 3, 1, 5; Grant Wilkerso 3, 6, 5; Jennifer Flandermeyer, Great Plai	If of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, n, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmissi	on Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corporat	ion - 1
Answer	Yes

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Municipal Power Agency, 6, 4, 3, 5; David	ick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jesus Sammy Alcaraz - Imperial Irrigation	n District - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Smith - Manitoba Hydro - 1, Group	Name Manitoba Hydro
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Constantin Chitescu - Ontario Power Ge	neration Inc 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Institute - NA	A - Not Applicable - NA - Not Applicable
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Gregory Campoli - New York Independer	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Jodirah Green - ACES Power Marketing - 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Thomas Foltz - AEP - 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Leonard Kula - Independent Electricity S	ystem Operator - 2
Answer	
Document Name	
Comment	
Not applicable to the IESO	
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Power, Inc 1	
Answer	
Document Name	
Comment	

This was not reviewed.	
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity, I	nc 10
Answer	
Document Name	
Comment	
Texas RE does not have comments on this	question.
Likes 0	
Dislikes 0	
Response	

16. The SDT is proposing to retire MOD-001-1a, Requirements R1, R2, R3, R4, R5, R6, R7, R8 and R9 (all). Do you agree with the SDT's proposal to retire MOD-001-1a? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.		
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company	
Answer	No	
Document Name		
Comment		
enacting MOD-001-2 while migrating MOD- standards strike an appropriate balance of a ATC/AFC calculations are primarily comme oversimplification of the ATC/AFC concept. both the host and neighboring systems can However, since FERC has not yet approved 2, MOD-029-2a and MOD-030-3 and NAES those existing NERC standards. The object	R Team's proposed petition for the withdrawal of MOD-001-2. Again, we believe that the combined effect of 001-1a, MOD-004-1, MOD-008-1, MOD-028-2, MOD-029-2a and MOD-030-3 MOD into the NAESB addressing reliability related concerns, while incorporating any market related issues. Simply stating that recially-focused elements and that there are mechanisms in place to address reliability in real time is an Inaccurately modeling and assessing transfer capability which considers real physical transmission limits on create extremely complicated situations in real-time that can unduly burden system operators.  d MOD-001-2 and has yet to take action on incorporating MOD-001-1a, MOD-004-1, MOD-008-1, MOD-028-3B's WEQ-23 into the current NAESB standards, Southern Company recommends delaying the retirement of ive is to have MOD-001-2 in place at the same time as those submitted to FERC by NAESB. Once should have adequate time to ensure a seamless transition to the new construct.	
Likes 0		
Dislikes 0		
Response		
Kim Thomas - Duke Energy - 1,3,5,6 - FR	CC,SERC,RF, Group Name Duke Energy	
Answer	No	
Document Name		
Comment		
See response to question 11.		
Likes 0		
Dislikes 0		
Response		
Chris Wagner - Santee Cooper - 1		
Answer	No	
Document Name		

Comment	
	establish reliability boundaries in which the TSPs can operate to maximize energy business transactions. Be naibility, the BES reliability may be compromised. Transfer capability includes the impact on other areas due
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability Co	ouncil of Texas, Inc 2
Answer	Yes
Document Name	
Comment	
ERCOT is not opposed to the retirement of	these requirements.
Likes 0	
Dislikes 0	
Response	
Kenya Streeter - Edison International - S	outhern California Edison Company - 6
Answer	Yes
Document Name	
Comment	
Please refer to comments submitted by Edi	son Electric Institute.
Likes 0	
Dislikes 0	
Response	
Aaron Cavanaugh - Bonneville Power Ac	Iministration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	

None	
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of V	Vater and Power - 6
Answer	Yes
Document Name	
Comment	
standardized manner, which is the founda commitments, that may be sold to wholes System (OASIS). Absent MOD-001-1a or its methodology to calculate ATC that may no some Transmission Operator may be held	Operators to select, on the record, the methodology for computing the Available Transfer Capability in a tion for establishing the quantity of transmission capacity, in excess of native load needs and existing sale transmission customers in a fair and transparent fashion via Open Access Same-Time Information is successor that meets the same objective, Transmission Operators may be at liberty to craft of the in alignment with the industry. This condition, if it prevails, will lead to unfair practice wherein to a higher standard while others will be held to a lower standard. This, in turn, creates a less customers to assess how Transmission Operators derive ATC.
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	Yes
Document Name	
Comment	
See response to Q17.	
Likes 0	
Dislikes 0	
Response	
Richard Vine - California ISO - 2	

Answer	Yes
Document Name	
Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	L.C 2 - SERC,RF
Answer	Yes
Document Name	
Comment	
supports the position of the SER for the exi interconnect parties through various establi especially those driven by issues unique to	2 and NAESB WEQ-023 development efforts. PJM is neutral on the proposed retirement of MOD-001-2 but sting MOD standards as reliability components of congestion management are handled amongst eastern shed coordination processes. PJM cautions against additional revisions to the NAESB WEQ-023 document, particular seams or between specific entities, as those issues may not be realized by other parties. arily impact reliability and/or market aspects for other entities.
Likes 0	
Dislikes 0	
Response	
Neil Swearingen - Salt River Project - 1,3	8,5,6 - WECC
Answer	Yes
Document Name	
Comment	
No comments.	
Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Be	half of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen

Answer	Yes
Document Name	
Comment	
No Comment as long as all MOD-001, MOD	D-004, MOD-008, MOD-028, MOD-029, and MOD-030 are retired together.
Likes 0	
Dislikes 0	
Response	
Thomas Foltz - AEP - 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Gregory Campoli - New York Independer	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Institute - NA - Not Applicable - NA - Not Applicable	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Constantin Chitescu - Ontario Power Generation Inc 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jesus Sammy Alcaraz - Imperial Irrigation District - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Brandon McCormick - Brandon McCormick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida Municipal Power Agency, 6, 4, 3, 5; David Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, 3, 5; Neville Bowen, Ocala Utility Services, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Power Pool, 6; - Brandon McCormick		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mike Magruder - Avista - Avista Corpora	tion - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
LaTroy Brumfield - American Transmission Company, LLC - 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group	
Answer	Yes	
Document Name		

Comment	
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerso 3, 6, 5; Jennifer Flandermeyer, Great Plai	If of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, in, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas cus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Quintin Lee - Eversource Energy - 1, Gro	pup Name Eversource Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Power (	Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0		
Response		
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Leonard Kula - Independent Electricity S	System Operator - 2	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Val Ridad - Silicon Valley Power - City of		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kevin Salsbury - Berkshire Hathaway - NV Energy - 5		
Answer	Yes	

Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mark Holman - PJM Interconnection, L.L.C 2		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Ruida Shu - Northeast Power Coordinati	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
LeRoy Patterson - Public Utility District No. 2 of Grant County, Washington - 6		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		

Response	Response	
Julie Hall - Entergy - 6, Group Name Entergy		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Glen Farmer - Avista - Avista Corporation - 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kelsi Rigby - APS - Arizona Public Service Co 5		
Answer	Yes	
Document Name		

Comment		
Likes 0		
Dislikes 0		
Response		
Wendy Center - U.S. Bureau of Reclamat	ion - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Karie Barczak - DTE Energy - Detroit Edi	son Company - 3, Group Name DTE Energy - DTE Electric	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Maryanne Darling-Reich - Black Hills Corporation - 1,3,5,6 - WECC		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Marty Hostler - Northern California Power	er Agency - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity,	Inc 10
Answer	
Document Name	
Comment	
Texas RE does not have comments on this	s question.
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	er, Inc 1
Answer	
Document Name	
Comment	
This was not reviewed.	
Likes 0	
Dislikes 0	
Response	

comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.	
Chris Wagner - Santee Cooper - 1	
Answer	No
Document Name	
Comment	
Recommend that the revised MOD-001-2 r	move forward as the current in force MOD-001 standard.
Likes 0	
Dislikes 0	
Response	
Kim Thomas - Duke Energy - 1,3,5,6 - FF	RCC,SERC,RF, Group Name Duke Energy
Answer	No
Document Name	
Comment	
See response to question 11.	
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Author	ity - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	No
Document Name	
Comment	

17. The SDT is proposing to withdraw Reliability Standard, MOD-001-2, which is currently pending approval by applicable governmental authorities. Do you agree with the SDT's proposal to withdraw Reliability Standard MOD-001-2? If you do not agree, please provide

NERC petitioned FERC for approval of MOD-001-2 in February 2014. The implementation plan called for the retirement of MOD-001-1a, MOD-004-1, MOD-008-1, MOD-028-1, MOD-029-1a, and MOD-030-2. In the petition, NERC characterized the purpose of MOD-001-2 as helping to "ensure that determinations of ATC and AFC are accomplished in a manner that supports the reliable operation of the Bulk Power System." MOD-001-2 was developed under NERC's standard development process and was adopted by the NERC Board of Trustees. Now, five plus years after the petition was filed, and with no publicly visible action by FERC on the petition beyond a NOPR issued in June 2014, the SER drafting team is suggesting the petition for MOD-001-2 be withdrawn. It's not clear how the Real-time operators monitoring of SOLs and IROLs helps ensure that determinations of ATC and

	pports the reliable operation of the Bulk Power System. If there are no standards addressing the expect that Real-time operators will be dealing with more SOLs and IROLs in the future.
Likes 0	
Dislikes 0	
Response	
	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	No
Document Name	
Comment	
enacting MOD-001-2 while migrating MOD-standards would strike an appropriate balan However, since FERC has not yet approved MOD-028-2, MOD-029-2a and MOD-030-3	DT's proposed petition for the withdrawal of MOD-001-2. Again, we believe that the combined effect of -001-1a, MOD-004-1, MOD-008-1, MOD-028-2, MOD-029-2a and MOD-030-3 MOD into the NAESB nce of addressing reliability related concerns, while incorporating any market related issues.  d MOD-001-2 nor has not yet taken any action on incorporating MOD-001-1a, MOD-004-1, MOD-008-1, and NAESB's WEQ-23 into the current NAESB standards, Southern Company recommends delaying the subsequently approved by the Commission (FERC). Once approved by the Commission, the industry amless transition to the new construct.
Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Be	half of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
Answer	Yes
Document Name	
Comment	
No Comment as long as all MOD-001, MOI	D-004, MOD-008, MOD-028, MOD-029, and MOD-030 are retired together.
Likes 0	
Dislikes 0	
Response	
Neil Swearingen - Salt River Project - 1,3	3,5,6 - WECC
Answer	Yes

Document Name		
Comment		
No comments.		
Likes 0		
Dislikes 0		
Response		
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF	
Answer	Yes	
Document Name		
Comment		
supports the position of the SER for the existinterconnect parties through various establic especially those driven by issues unique to	2 and NAESB WEQ-023 development efforts. PJM is neutral on the proposed retirement of MOD-001-2 but sting MOD standards as reliability components of congestion management are handled amongst eastern shed coordination processes. PJM cautions against additional revisions to the NAESB WEQ-023 document, particular seams or between specific entities, as those issues may not be realized by other parties. arily impact reliability and/or market aspects for other entities.	
Likes 0		
Dislikes 0		
Response		
Richard Vine - California ISO - 2		
Answer	Yes	
Document Name		
Comment		
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)	
Likes 0		
Dislikes 0		
Response		
Mark Holman - PJM Interconnection, L.L	.C 2	
Answer	Yes	

Comment	
supports the position of the SER for the exis interconnect parties through various establis especially those driven by issues unique to p	and NAESB WEQ-023 development efforts. PJM is neutral on the proposed retirement of MOD-001-2 but ting MOD standards as reliability components of congestion management are handled amongst eastern hed coordination processes. PJM cautions against additional revisions to the NAESB WEQ-023 document, particular seams or between specific entities, as those issues may not be realized by other parties. rily impact reliability and/or market aspects for other entities.
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of W	ater and Power - 6
Answer	Yes
Document Name	
Comment	
	Operators to select, on the record, the methodology for computing the Available Transfer Capability in a
standardized manner, which is the foundat commitments, that may be sold to wholesa System (OASIS). Absent MOD-001-1a or its methodology to calculate ATC that may no some Transmission Operator may be held t	Operators to select, on the record, the methodology for computing the Available Transfer Capability in a ion for establishing the quantity of transmission capacity, in excess of native load needs and existing ale transmission customers in a fair and transparent fashion via Open Access Same-Time Information successor that meets the same objective, Transmission Operators may be at liberty to craft to be in alignment with the industry. This condition, if it prevails, will lead to unfair practice wherein to a higher standard while others will be held to a lower standard. This, in turn, creates a less customers to assess how Transmission Operators derive ATC.
standardized manner, which is the foundat commitments, that may be sold to wholesa System (OASIS). Absent MOD-001-1a or its methodology to calculate ATC that may no some Transmission Operator may be held t transparent environment for transmission	ion for establishing the quantity of transmission capacity, in excess of native load needs and existing alle transmission customers in a fair and transparent fashion via Open Access Same-Time Information successor that meets the same objective, Transmission Operators may be at liberty to craft to be in alignment with the industry. This condition, if it prevails, will lead to unfair practice wherein to a higher standard while others will be held to a lower standard. This, in turn, creates a less
standardized manner, which is the foundat commitments, that may be sold to wholesa System (OASIS). Absent MOD-001-1a or its methodology to calculate ATC that may no some Transmission Operator may be held transparent environment for transmission	ion for establishing the quantity of transmission capacity, in excess of native load needs and existing alle transmission customers in a fair and transparent fashion via Open Access Same-Time Information successor that meets the same objective, Transmission Operators may be at liberty to craft to be in alignment with the industry. This condition, if it prevails, will lead to unfair practice wherein to a higher standard while others will be held to a lower standard. This, in turn, creates a less
standardized manner, which is the foundat commitments, that may be sold to wholesa System (OASIS). Absent MOD-001-1a or its methodology to calculate ATC that may no some Transmission Operator may be held t transparent environment for transmission  Likes 0  Dislikes 0	ion for establishing the quantity of transmission capacity, in excess of native load needs and existing alle transmission customers in a fair and transparent fashion via Open Access Same-Time Information successor that meets the same objective, Transmission Operators may be at liberty to craft to be in alignment with the industry. This condition, if it prevails, will lead to unfair practice wherein to a higher standard while others will be held to a lower standard. This, in turn, creates a less
standardized manner, which is the foundat commitments, that may be sold to wholesa System (OASIS). Absent MOD-001-1a or its methodology to calculate ATC that may no some Transmission Operator may be held t transparent environment for transmission  Likes 0  Dislikes 0	ion for establishing the quantity of transmission capacity, in excess of native load needs and existing alle transmission customers in a fair and transparent fashion via Open Access Same-Time Information successor that meets the same objective, Transmission Operators may be at liberty to craft to be in alignment with the industry. This condition, if it prevails, will lead to unfair practice wherein to a higher standard while others will be held to a lower standard. This, in turn, creates a less
standardized manner, which is the foundat commitments, that may be sold to wholesa System (OASIS). Absent MOD-001-1a or its methodology to calculate ATC that may no some Transmission Operator may be held transparent environment for transmission  Likes 0  Dislikes 0  Response	ion for establishing the quantity of transmission capacity, in excess of native load needs and existing ale transmission customers in a fair and transparent fashion via Open Access Same-Time Information successor that meets the same objective, Transmission Operators may be at liberty to craft to be in alignment with the industry. This condition, if it prevails, will lead to unfair practice wherein to a higher standard while others will be held to a lower standard. This, in turn, creates a less customers to assess how Transmission Operators derive ATC.
standardized manner, which is the foundat commitments, that may be sold to wholesa System (OASIS). Absent MOD-001-1a or its methodology to calculate ATC that may no some Transmission Operator may be held to transparent environment for transmission  Likes 0  Dislikes 0  Response  Aaron Cavanaugh - Bonneville Power Ad	ion for establishing the quantity of transmission capacity, in excess of native load needs and existing ale transmission customers in a fair and transparent fashion via Open Access Same-Time Information successor that meets the same objective, Transmission Operators may be at liberty to craft to be in alignment with the industry. This condition, if it prevails, will lead to unfair practice wherein to a higher standard while others will be held to a lower standard. This, in turn, creates a less customers to assess how Transmission Operators derive ATC.
standardized manner, which is the foundat commitments, that may be sold to wholesa System (OASIS). Absent MOD-001-1a or its methodology to calculate ATC that may no some Transmission Operator may be held to transparent environment for transmission  Likes 0  Dislikes 0  Response  Aaron Cavanaugh - Bonneville Power Ad	ion for establishing the quantity of transmission capacity, in excess of native load needs and existing ale transmission customers in a fair and transparent fashion via Open Access Same-Time Information successor that meets the same objective, Transmission Operators may be at liberty to craft to be in alignment with the industry. This condition, if it prevails, will lead to unfair practice wherein to a higher standard while others will be held to a lower standard. This, in turn, creates a less customers to assess how Transmission Operators derive ATC.
standardized manner, which is the foundate commitments, that may be sold to wholes a System (OASIS). Absent MOD-001-1a or its methodology to calculate ATC that may no some Transmission Operator may be held to transparent environment for transmission  Likes 0  Dislikes 0  Response  Aaron Cavanaugh - Bonneville Power Ad Answer	ion for establishing the quantity of transmission capacity, in excess of native load needs and existing ale transmission customers in a fair and transparent fashion via Open Access Same-Time Information successor that meets the same objective, Transmission Operators may be at liberty to craft to be in alignment with the industry. This condition, if it prevails, will lead to unfair practice wherein to a higher standard while others will be held to a lower standard. This, in turn, creates a less customers to assess how Transmission Operators derive ATC.

Likes 0		
Dislikes 0		
Response		
Kenya Streeter - Edison International - S	outhern California Edison Company - 6	
Answer	Yes	
Document Name		
Comment		
Please refer to comments submitted by Edi	son Electric Institute.	
Likes 0		
Dislikes 0		
Response		
Marty Hostler - Northern California Powe	er Agency - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Maryanne Darling-Reich - Black Hills Corporation - 1,3,5,6 - WECC		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Karie Barczak - DTE Energy - Detroit Edison Company - 3, Group Name DTE Energy - DTE Electric		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Wendy Center - U.S. Bureau of Reclamat	ion - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kelsi Rigby - APS - Arizona Public Service Co 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Glen Farmer - Avista - Avista Corporation - 5		
Answer	Yes	
Document Name		
Comment		

Likes 0	
Dislikes 0	
Response	
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Julie Hall - Entergy - 6, Group Name Enter	∍rgy
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LeRoy Patterson - Public Utility District I	No. 2 of Grant County, Washington - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordinating Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison	

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	V Energy - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Leonard Kula - Independent Electricity System Operator - 2	
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0		
Response		
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Laura Nelson - IDACORP - Idaho Power	Company - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Quintin Lee - Eversource Energy - 1, Group Name Eversource Group		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Douglas Webb - Douglas Webb On Behalf of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, Westar Energy, 6, 3, 1, 5; Grant Wilkerson, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; Jennifer Flandermeyer, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas

City Power and Light Co., 1, 3, 6, 5; Marcus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group Name Westar-KCPL	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmiss	ion Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corpora	tion - 1
Answer	Yes
Document Name	
Comment	

ck On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida I Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, s, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal	
Yes	
n District - 1	
Yes	
Constantin Chitescu - Ontario Power Generation Inc 5	
Yes	
Comment	

Response	
Mark Gray - Edison Electric Institute - NA	A - Not Applicable - NA - Not Applicable
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Gregory Campoli - New York Independent	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability Co	ouncil of Texas, Inc 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	

Comment	
Likes 0	
Dislikes 0	
Response	
Thomas Foltz - AEP - 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	r, Inc 1
Answer	
Document Name	
Comment	
This was not reviewed.	
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity,	nc 10
Answer	
Document Name	
Comment	
Texas RE does not have comments on this question.	
Likes 0	

Dislikes 0	
Response	

18. The SDT is proposing to retire MOD-020-0, Requirement R1 (all). Do you agree with the SDT's proposal to retire MOD-020-0? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.	
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
	t of this Standard, the technical justifications for retirement of requirement 1 requires additional clarification as AR suggests a different justification than what was provided in slides versus slide 17 from the Industry ach Webinar.
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability C	Council of Texas, Inc 2
Answer	Yes
Document Name	
Comment	
ERCOT is not opposed to the retirement of	f these requirements.
Likes 0	
Dislikes 0	
Response	
Kenya Streeter - Edison International -	Southern California Edison Company - 6
Answer	Yes
Document Name	
Comment	
Please refer to comments submitted by Ed	dison Electric Institute.
Likes 0	
Dislikes 0	

Response		
Aaron Cavanaugh - Bonneville Power Ad	dministration - 1,3,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
None		
Likes 0		
Dislikes 0		
Response		
Leonard Kula - Independent Electricity S	System Operator - 2	
Answer	Yes	
Document Name		
Comment		
Duplicative of data provision requirements in MOD-031-2 and IRO-010-2 standards		
Likes 0		
Dislikes 0		
Response		
Richard Vine - California ISO - 2		
Answer	Yes	
Document Name		
Comment		
The California ISO supports the comments of the ISO/RTO Council Standards Review Committee (SRC)		
Likes 0		
Dislikes 0		
Response		

Preston Walker - PJM Interconnection, L.L.C 2 - SERC,RF		
Answer	Yes	
Document Name		
Comment		
PJM was heavily involved in the MOD-001-2 and NAESB WEQ-023 development efforts. PJM is neutral on the proposed retirement of MOD-001-2 but supports the position of the SER for the existing MOD standards as reliability components of congestion management are handled amongst eastern interconnect parties through various established coordination processes. PJM cautions against additional revisions to the NAESB WEQ-023 document, especially those driven by issues unique to particular seams or between specific entities, as those issues may not be realized by other parties. Therefore, blanket revisions may unnecessarily impact reliability and/or market aspects for other entities.		
Likes 0		
Dislikes 0		
Response		
Neil Swearingen - Salt River Project - 1,3	,5,6 - WECC	
Answer	Yes	
Document Name		
Comment		
No comments.		
Likes 0		
Dislikes 0		
Response		
Thomas Foltz - AEP - 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Anthony Jablonski - ReliabilityFirst - 10		

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Gregory Campoli - New York Independer	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Institute - NA	A - Not Applicable - NA - Not Applicable
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	er, Inc 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Constantin Chitescu - Ontario Power Ge	neration Inc 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Smith - Manitoba Hydro - 1, Group	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jesus Sammy Alcaraz - Imperial Irrigation District - 1	
Answer	Yes

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Municipal Power Agency, 6, 4, 3, 5; David	ick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mike Magruder - Avista - Avista Corpora	tion - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmiss	ion Company, LLC - 1
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerso 3, 6, 5; Jennifer Flandermeyer, Great Plai	If of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, n, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1 ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Quintin Lee - Eversource Energy - 1, Gro	up Name Eversource Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Laura Nelson - IDACORP - Idaho Power	Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of V	Water and Power - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Author	ity - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	Yes
Document Name	
Comment	

Likes 0		
Dislikes 0		
Response		
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kevin Salsbury - Berkshire Hathaway - N	V Energy - 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mark Holman - PJM Interconnection, L.L.C 2		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Kim Thomas - Duke Energy - 1,3,5,6 - FRCC,SERC,RF, Group Name Duke Energy		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Ruida Shu - Northeast Power Coordinati	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
LeRoy Patterson - Public Utility District I	No. 2 of Grant County, Washington - 6	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Julie Hall - Entergy - 6, Group Name Entergy		
Answer	Yes	
Document Name		
Comment		

Likes 0	
Dislikes 0	
Response	
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporatio	n - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclamat	ion - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Karie Barczak - DTE Energy - Detroit Edi	son Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Behalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen	
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0		
Response		
Maryanne Darling-Reich - Black Hills Corporati	on - 1,3,5,6 - WECC	
<b>Answer</b> Yes		
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Marty Hostler - Northern California Power Ager	ncy - 5	
Answer Yes		
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Rachel Coyne - Texas Reliability Entity, Inc 10		
Answer	U	
	U	
Document Name		
Document Name Comment		
Comment		
Comment  Texas RE does not have comments on this question		

19. The SDT is proposing to retire PRC-004-5(i), Requirement R4. Do you agree with the SDT's proposal to retire Requirement R4 of PRC-004-5(i)? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.		
Ruida Shu - Northeast Power Coordinati	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison	
Answer	No	
Document Name		
Comment		
	tially burden the entity with an open item, with no closing date, hoping that a new technological break- nisoperation. We believe entities will simply declare that no cause for the misoperation was identified and be	
If R4 is retired, one or both of the following	approaches will likely be taken by entities:	
<ul> <li>Delaying formal declaration of a misc</li> </ul>	peration for all disturbances until the root cause is identified or until 120 days expires.	
<ul> <li>Declaring the cause for a greater per an issue that is intermittent.</li> </ul>	centage of misoperations as "unknown" and not performing the detailed testing to find the true root cause for	
This is not beneficial to the goal of reliability	improvements and reduced misoperations.	
	the ability to declare that "no cause of a misoperation was identified" be retained within the standard to are concerned that the removal of the ability to declare that no cause of a misoperation was identified may	
Likes 1	Ontario Power Generation Inc., 5, Chitescu Constantin	
Dislikes 0		
Response		
Quintin Lee - Eversource Energy - 1, Gro	pup Name Eversource Group	
Answer	No	
Document Name		
Comment		
• Declaring the cause for a greater per an issue that is intermittent.	approaches will likely be taken by entities: peration for all disturbances until the root cause is identified or until 120 days expires. centage of misoperations as "unknown" and not performing the detailed testing to find the true root cause for improvements and reduced misoperations.	
Likes 0		

Dislikes 0		
Response		
Constantin Chitescu - Ontario Power Generation Inc 5		
Answer	No	
Document Name		
Comment		
OPG agrees with RSC position.		
Likes 0		
Dislikes 0		
Response		
Rachel Coyne - Texas Reliability Entity, I	nc 10	
Answer	No	
Document Name		
Comment		
Texas RE is concerned that eliminating a requirement to investigate and track Misoperations could lead to entities not investigating the cause of a Misoperation. The SDT states the Requirement R4 acts as a control to support Requirements R1 and R3. Requirements R1 and R3 are different though, in that they are in place to determine <i>whether or not a Misoperation occurred</i> . Requirement R4 is to determine the <i>cause</i> of the Misoperation. Understanding the cause of a Misoperation can help prevent Misoperations in the future. Indeterminate causes of Misoperations are difficult issues that can provide valuable lessons for all entities involved in system protection. Protection System Misoperations continue to be a significant reliability risk factor and exacerbate the impact of transmission outages. In the 2017 State of Reliability Report, 9% of the Misoperations were categorized as "Unknown/Unexplainable". The 2018 State of Reliability Report noted that "Protection system Misoperation should remain an area of focus, as it continues to be one of the largest contributors to the severity of transmission outages." The 2018 State of Reliability report shows no decline in the percentage (9%) which is indicative that more focus is needed. Tracking the issues, if actively pursued, may help entities across the ERO understand complex issues when the cause of a Misoperation is identified. Removal of this Requirement disincentivizes an entity in continuing to find Misoperation causes which then, if found, be used to improve reliability.		
Likes 0		
Dislikes 0		
Response		
Brandon Gleason - Electric Reliability Council of Texas, Inc 2		
Answer	No	
Document Name		

## Comment

ERCOT does not support the outright retirement of PRC-004-5(i), Requirement R4 because to do so would eliminate the requirement to investigate in its entirety. However, ERCOT agrees that the Requirement as written may impose unnecessary burden by requiring repeated investigations despite the potential inability of a Transmission Owner, Generator Owner, or Distribution Provider to identify the cause(s) of a Misoperation.

Likes 0	
Dislikes 0	

## Response

### Anthony Jablonski - ReliabilityFirst - 10

Answer	No
Document Name	Project 2018-03 PRC-004-6 R4 Comments.docx

#### Comment

ReliabilityFirst does not agree with the removal of PRC-004-6 Requirement R4 for the following reason:

The concept of a declaration for no identifiable cause is currently introduced in R4 and in the Application Guidelines (now called Supplemental Material) for R4. The one statement from the Application Guidelines for R4 in version 5(i) states,

'The entity's investigation is complete when it identifies the cause of the Misoperation or makes a declaration that no cause was determined. The declaration is intended to be used if the entity determines that investigative actions have been exhausted or have not provided direction for identifying the Misoperation cause. Historically, approximately 12% of Misoperations are unknown or unexplainable.'

This statement needs to be retained somewhere as an explanation for this use of the declaration. The declaration is also referenced in R5, but for a different reason (problem found but CAP won't improve reliability of BES). The declaration associated with R4 would be a cause that is 'unknown/unexplainable' and all testing and analysis comes up empty. There wouldn't be a CAP, since nothing was found broken, and the declaration is used to close the investigation. In MIDAS, the CAP Completion Status would be 'declaration' rather than improperly coding as 'CAP – Complete', since no CAP was developed.

As far as the administrative requirement of 'corrective action at least once every two calendar quarters', ReliabilityFirst recommends the following for consideration (see attached as well for redline of requirement):

#### R4:

Each Transmission Owner, Generator Owner, and Distribution Provider that has not determined the cause(s) of a Misoperation, for a Misoperation identified in accordance with Requirement R1 or R3, shall perform investigative action(s) to determine the cause(s) of the Misoperation [maintaining documentation in sufficient detail to provide clear delineation of the stage and findings of the investigation] until one of the following completes the investigation: [Violation Risk Factor: High] [Time Horizon: Operations Assessment, Operations Planning]

The identification of the cause(s) of the M	Misoperation; or
A declaration that no cause was identifie	d.
Likes 0	
Dislikes 0	
Response	
Thomas Foltz - AEP - 5	
Answer	No
Document Name	
Comment	
declaration of "no cause found" is made onl	meets the drafting team's "Evaluation Criteria for Retiring Reliability Standards Requirements", as the y within this obligation (i.e. "is not redundant"). Regarding the reliability rationale, we would agree that not all mprove reliability, however the ability to track investigative actions over an extended period of time ensures ogress.
Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Bel	nalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
Answer	Yes
Document Name	
Comment	
NA to ISO-NE and repeated attempts to det	termine a cause of relay misoperations as described by R4 don't appear to be productive.
Likes 0	
Dislikes 0	
Response	
Neil Swearingen - Salt River Project - 1,3	,5,6 - WECC
Answer	Yes
Document Name	
Comment	

No comments.		
Likes 0		
Dislikes 0		
Response		
Wendy Center - U.S. Bureau of Reclamat	ion - 5	
Answer	Yes	
Document Name		
Comment		
Reclamation supports the retirement of PRC-004-5(i) Requirement R4. Reclamation recommends PRC-004-5(i) Requirement R5 be split into two requirements: one to develop a corrective action plan or explain in a declaration why corrective actions are beyond the entity's control or would not improve BES reliability, and that no further corrective actions will be taken; and one to evaluate the corrective action plan for applicability to the entity's other Protection Systems including other locations.		
Likes 0		
Dislikes 0		
Response		
Glen Farmer - Avista - Avista Corporation	n - 5	
Answer	Yes	
Document Name		
Comment		
we are concerned that simply retiring this requirement could create some unintended negative consequences. As it is well understood, not all misoperations can be definitively determined no matter how detailed or thorough the investigation. It is for this reason that earlier SDTs included in Requirement R4 the ability to declare that no cause could be determine as part of the Misoperation Identification and Correction process. It is also noteworthy to mention that Requirement R4 is the only requirement within this standard that allows such a declaration. Therefore, care will be needed when retiring Requirement R4 to ensure that language is added to the standard to ensure this important ability and right held by TOs, GOs and DPs is not lost. To better understand this concern, EEI suggests that a thorough review of the flowchart (see R4) on Page 36 of PRC-004-5(i) is conducted by the responsible SDT."		
Likes 0		
Dislikes 0		
Response		
Richard Vine - California ISO - 2		

Answer	Yes
Document Name	
Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - I	NV Energy - 5
Answer	Yes
Document Name	
Comment	
unknown cause can be described in the cuentities control can be tied to an "unknown unknown, when does that clock start?. If thidentified a cause. We do not believe that the lift this clarity is not provided, there is a pote clear requirement that allows a cause of "unknown and the cuentities are clear to the clear requirement that allows a cause of "unknown and the cuentities are clear to the clear to the clear requirement that allows a cause of "unknown and the cuentities are clear to the cle	ential that when auditing the Requirement, one can determine that a cause must be identified, if there is no
Likes 0	
Dislikes 0	
Response	
Aaron Cavanaugh - Bonneville Power A	dministration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
None	
Likes 0	

Mike Magruder - Avista - Avista Corporation - 1  Answer Yes  Document Name  Comment  Avista concurs with EEI comments: "EEI supports the retirement of PRC-004-5(i), Requirement R4; however, we are concerned that simply retiring this requirement could create some unintended negative consequences. As it is well understood, not all misoperations can be definitively determined no matter how detailed or thorough the investigation. It is for this reason that earlier SDTs included in Requirement R4 the ability to declare that no cause could be determined as part of the Misoperation Identification and Correction process. It is also noteworthy to mention that Requirement R4 is the only requirement that allows such a declaration. Therefore, care will be needed when retiring Requirement R4 to ensure that language is added to the standard to ensure this important ability and right held by TOs, GOs and DPs is not lost. To better understand this concern, EEI suggests that a thorough review of the flowchart (see R4) on Page 36 of PRC-004-5(i) is conducted by the responsible SDT."  Likes 0  Response  Kenya Streeter - Edison International - Southern California Edison Company - 6  Answer Yes		
Answer  Document Name  Comment  Avista concurs with EEI comments: "EEI supports the retirement of PRC-004-5(i), Requirement R4; however, we are concerned that simply retiring this requirement could create some unintended negative consequences. As it is well understood, not all misoperations can be definitively determined no matter how detailed or thorough the investigation. It is for this reason that earlier SDTs included in Requirement R4 the ability to declare that no cause could be determined as part of the Misoperation Identification and Correction process. It is also noteworthy to mention that Requirement R4 is the only requirement within this standard that allows such a declaration. Therefore, care will be needed when retiring Requirement R4 to ensure that language is added to the standard to ensure this important ability and right held by TOs, GOs and DPs is not lost. To better understand this concern, EEI suggests that a thorough review of the flowchart (see R4) on Page 36 of PRC-004-5(i) is conducted by the responsible SDT."  Likes 0  Dislikes 0  Response  Kenya Streeter - Edison International - Southern California Edison Company - 6		
Answer  Document Name  Comment  Avista concurs with EEI comments: "EEI supports the retirement of PRC-004-5(i), Requirement R4; however, we are concerned that simply retiring this requirement could create some unintended negative consequences. As it is well understood, not all misoperations can be definitively determined no matter how detailed or thorough the investigation. It is for this reason that earlier SDTs included in Requirement R4 the ability to declare that no cause could be determined as part of the Misoperation Identification and Correction process. It is also noteworthy to mention that Requirement R4 is the only requirement within this standard that allows such a declaration. Therefore, care will be needed when retiring Requirement R4 to ensure that language is added to the standard to ensure this important ability and right held by TOs, GOs and DPs is not lost. To better understand this concern, EEI suggests that a thorough review of the flowchart (see R4) on Page 36 of PRC-004-5(i) is conducted by the responsible SDT."  Likes 0  Dislikes 0  Response  Kenya Streeter - Edison International - Southern California Edison Company - 6		
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Avista concurs with EEI comments: "EEI supports the retirement of PRC-004-5(i), Requirement R4; however, we are concerned that simply retiring this requirement could create some unintended negative consequences. As it is well understood, not all misoperations can be definitively determined no matter how detailed or thorough the investigation. It is for this reason that earlier SDTs included in Requirement R4 the ability to declare that no cause could be determined as part of the Misoperation Identification and Correction process. It is also noteworthy to mention that Requirement R4 is the only requirement within this standard that allows such a declaration. Therefore, care will be needed when retiring Requirement R4 to ensure that language is added to the standard to ensure this important ability and right held by TOs, GOs and DPs is not lost. To better understand this concern, EEI suggests that a thorough review of the flowchart (see R4) on Page 36 of PRC-004-5(i) is conducted by the responsible SDT."  Likes 0  Dislikes 0  Response  Kenya Streeter - Edison International - Southern California Edison Company - 6		
Avista concurs with EEI comments: "EEI supports the retirement of PRC-004-5(i), Requirement R4; however, we are concerned that simply retiring this requirement could create some unintended negative consequences. As it is well understood, not all misoperations can be definitively determined no matter how detailed or thorough the investigation. It is for this reason that earlier SDTs included in Requirement R4 the ability to declare that no cause could be determined as part of the Misoperation Identification and Correction process. It is also noteworthy to mention that Requirement R4 is the only requirement within this standard that allows such a declaration. Therefore, care will be needed when retiring Requirement R4 to ensure that language is added to the standard to ensure this important ability and right held by TOs, GOs and DPs is not lost. To better understand this concern, EEI suggests that a thorough review of the flowchart (see R4) on Page 36 of PRC-004-5(i) is conducted by the responsible SDT."  Likes 0  Dislikes 0  Response  Kenya Streeter - Edison International - Southern California Edison Company - 6		
requirement could create some unintended negative consequences. As it is well understood, not all misoperations can be definitively determined no matter how detailed or thorough the investigation. It is for this reason that earlier SDTs included in Requirement R4 the ability to declare that no cause could be determined as part of the Misoperation Identification and Correction process. It is also noteworthy to mention that Requirement R4 is the only requirement within this standard that allows such a declaration. Therefore, care will be needed when retiring Requirement R4 to ensure that language is added to the standard to ensure this important ability and right held by TOs, GOs and DPs is not lost. To better understand this concern, EEI suggests that a thorough review of the flowchart (see R4) on Page 36 of PRC-004-5(i) is conducted by the responsible SDT."  Likes 0  Dislikes 0  Response  Kenya Streeter - Edison International - Southern California Edison Company - 6		
Dislikes 0  Response  Kenya Streeter - Edison International - Southern California Edison Company - 6		
Response  Kenya Streeter - Edison International - Southern California Edison Company - 6		
Kenya Streeter - Edison International - Southern California Edison Company - 6		
·		
Answer Yes		
Document Name		
Comment		
Please refer to comments submitted by Edison Electric Institute.		
Likes 0		
Dislikes 0		
Response		
Gregory Campoli - New York Independent System Operator - 2, Group Name ISO/RTO Standards Review Committee		
Answer Yes		
Document Name		
Comment		

Note: ERCOT has not signed on to this SRC joint response, however will provide its own response in a separate submission.

Likes 0	
Dislikes 0	
Response	
Marty Hostler - Northern California Powe	er Agency - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Karie Barczak - DTE Energy - Detroit Edi	son Company - 3, Group Name DTE Energy - DTE Electric
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5

Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Chris Wagner - Santee Cooper - 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Sing Tay - OGE Energy - Oklahoma Gas and Electric Co 6, Group Name OKGE		
Answer	Yes	
Document Name		
Comment		
Likes 0		

Dislikes 0	
Response	
Julie Hall - Entergy - 6, Group Name Ente	ergy
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LeRoy Patterson - Public Utility District I	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kim Thomas - Duke Energy - 1,3,5,6 - FR	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.L	
Answer	Yes

Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Anton Vu - Los Angeles Department of Water and Power - 6		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		

Response	
Daniela Hammons - CenterPo	oint Energy Houston Electric, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Ida	aho Power Company - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Gran 3, 6, 5; Jennifer Flandermeyer	ob On Behalf of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, nt Wilkerson, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1 r, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas 3, 6, 5; Marcus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Pov	wer Pool, Inc. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group

Answer	Yes		
Document Name			
Comment	Comment		
Likes 0			
Dislikes 0			
Response			
LaTroy Brumfield - American Transmiss	ion Company, LLC - 1		
Answer	Yes		
Document Name			
Comment			
Likes 0			
Dislikes 0			
Distinces 0			
Response			
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; David	ick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal		
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; David 3, 5; Neville Bowen, Ocala Utility Service	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4,		
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal		
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal		
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; David 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal		
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; David 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal		
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; David 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name  Comment	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal		
Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; David 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name  Comment  Likes 0	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal		
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; David 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick  Answer  Document Name  Comment  Likes 0  Dislikes 0	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal		
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; David 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick  Answer  Document Name  Comment  Likes 0  Dislikes 0	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Yes		
Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick  Answer  Document Name  Comment  Likes 0  Dislikes 0  Response	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Yes		
Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  Jesus Sammy Alcaraz - Imperial Irrigation	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Yes  on District - 1		

Likes 0	
Dislikes 0	
Response	
Mike Smith - Manitoba Hydro - 1, Group I	Name Manitoba Hydro
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Institute - NA	A - Not Applicable - NA - Not Applicable
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Marsha Morgan - Southern Company - Se	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Jodirah Green - ACES Power Marketing -	· 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Allie Gavin - Allie Gavin On Behalf of: Ja International Transmission Company Ho	mes McBee, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; Michael Moltane, Idings Corporation, 1; - Allie Gavin
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	r, Inc 1
Answer	
Document Name	
Comment	
This was not reviewed.	
Likes 0	
Dislikes 0	
Response	
Darnez Gresham - Berkshire Hathaway E	nergy - MidAmerican Energy Co 3
Answer	
Document Name	
Comment	

MEC agrees with the SDT that investigative actions for Misoperations do not improve reliability. Therefore, we are prepared to support the SDT's draft revision to retire R4.

We would also like the drafting team to modify R5 to include a situation where the cause of the Misoperations is unknown. We don't believe it is clear that the unknown cause can be described in the R5 declaration that the CAP is beyond the entities control. The R5 60 day time requirement starts when the cause is identified. How do you start the clock to develop the CAP if the cause is unknown? The R5 declaration is after this time requirement in the standard. If the current wording in R5 remains intact, entities can technically stop at R3 for Misoperations that it has not identified a cause. I do not think this is the intent of the standard.

Another issue is that an auditor can determine that a cause must be identified if there is no clear requirement that allows a cause known declaration. There are some Misoperations (very few) where the Protection Engineer will not be able to determine a cause. The is why MIDAS has a cause unknown option.

See the PRC-004-5i flowchart and how you jump from R3 to R5 if R4 is removed.

Likes 1	Berkshire Hathaway Energy - MidAmerican Energy Co., 1, Harbour Terry	
Dislikes 0		
Response		
Chris Scanlon - Exelon - 1		
Answer		
Document Name		
Comment		

# On behalf of Exelon, Segments 1, 3, 5, 6

• On Page 23 of 32 of the posted, proposed "clean" version of PRC-004-6, the sentence:

"Once a Misoperation is identified in either Requirement R1 or R3, and the applicable entity did not identify the cause(s) of the Misoperation, the time period for performing at least one investigative action every two full calendar quarters begins."

This sentence references the required actions in Requirement R4 of the Standard, which is to be retired. Recommend this sentence be deleted.

- On Page 24 of 32 of the posted, proposed "clean" version of PRC-004-6, in the second to the last paragraph, the phrase "under Requirement R4". Recommend this phrase be deleted.
- On Page 32 of 32 of the posted, proposed "clean" version of PRC-004-6, in the Flowchart, the area of the Flowchart leading into R5, the box labeled "Cause Known?" has only a path into R5. The Standard must still provide the option to end an investigation with no cause found.

#### Recommend:

• For a Misoperation with no cause found, the flowchart should also point from "Cause Unknown?" to the "Stop" circle to the left.

•	<ul> <li>Add "Yes" to the existing path from "Cause Unknown?" to R5, and "No" to the new path to "Stop".</li> </ul>		
Likes	0		
Dislike	s 0		
Response			

20. The SDT is proposing to retire TOP-001-4, Requirements R19 and R22. Do you agree with the SDT's proposal to retire Requirements R19 and R22 of TOP-001-4? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.		
Rachel Coyne - Texas Reliability Entity,	Inc 10	
Answer	No	
Document Name		
Comment		
	Requirements R19 was eliminated, Transmission Operators may not put emphasis specifically on having data have identified it needs data from to perform its Operational Planning Analyses.	
	Requirements R22 was eliminated, Balancing Authorities may not put emphasis specifically on having data sidentified it needs data from to perform its Operating Plan for next-day operations.	
Likes 0		
Dislikes 0		
Response		
Marsha Morgan - Southern Company - S	outhern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company	
Answer	Yes	
Document Name		
Comment		
that it provides and receives information fro	dministrative in nature as an entity must demonstrate that is has the ability exchange data with all entities m to perform its monitoring and assessments, to include operational planning before it can be certified to entities are on a 3-year audit cycle and in which the entity's data exchange capabilities with other entities	
that it provides and receives information fro	dministrative in nature as an entity must demonstrate that is has the ability exchange data with all entities m to perform its monitoring and assessments before it can be certified to perform the BA function. In cycle in which the entity's data exchange capabilities with other entities are reviewed.	
Likes 0		
Dislikes 0		
Response		
Kenya Streeter - Edison International - S	outhern California Edison Company - 6	

Answer	Yes
Document Name	
Comment	
Please refer to comments submitted by Edis	son Electric Institute.
Likes 0	
Dislikes 0	
Response	
Aaron Cavanaugh - Bonneville Power Ad	Iministration - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
None	
Likes 0	
Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordination	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	Yes
Document Name	
Comment	
NPCC supports the SDTs position. Howeve phase two analysis, and that they should be	er, we would consider supporting a position in which these Requirements would be recommended to the incorporated into the entity certification process.
Likes 0	
Dislikes 0	
Response	
Richard Vine - California ISO - 2	
Answer	Yes
Document Name	

Comment	
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)
Likes 0	
Dislikes 0	
Response	
Neil Swearingen - Salt River Project - 1,3	,5,6 - WECC
Answer	Yes
Document Name	
Comment	
No comments.	
Likes 0	
Dislikes 0	
Response	
Maryanne Darling-Reich - Black Hills Co	rporation - 1,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
Having data exchange capabilities does not to request and do something with the data i	t add a reliability benefit. Something must be done with the data in order to impact reliability. The authority is adequately covered in TOP-003-3.
Likes 0	
Dislikes 0	
Response	
Thomas Foltz - AEP - 5	
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Anthony Jablonski - ReliabilityFirst - 10	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability Co	ouncil of Texas, Inc 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Gregory Campoli - New York Independer	nt System Operator - 2, Group Name ISO/RTO Standards Review Committee

Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mark Gray - Edison Electric Institute - NA	A - Not Applicable - NA - Not Applicable	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jamie Monette - Allete - Minnesota Power, Inc 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Constantin Chitescu - Ontario Power Generation Inc 5		
Answer	Yes	
Document Name		
Comment		
Likes 0		

Dislikes 0		
Response		
Mike Smith - Manitoba Hydro - 1, Group I	Name Manitoba Hydro	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Jesus Sammy Alcaraz - Imperial Irrigation District - 1		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Municipal Power Agency, 6, 4, 3, 5; David	ick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, 9, 5; Tom Reedy, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Mike Magruder - Avista - Avista Corporat	tion - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmiss	ion Company, LLC - 1
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerso 3, 6, 5; Jennifer Flandermeyer, Great Pla	olf of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, on, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas cus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	

Comment		
Likes 0		
Dislikes 0		
Response		
Quintin Lee - Eversource Energy - 1, Gro	pup Name Eversource Group	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Laura Nelson - IDACORP - Idaho Power (	Company - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Daniela Hammons - CenterPoint Energy	Houston Electric, LLC - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Anton Vu - Los Angeles Department of Water and Power - 6	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of	Santa Clara - 3,4,5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	
Answer	Yes
Document Name	
Comment	

Likes 0		
Dislikes 0		
Response		
Mark Holman - PJM Interconnection, L.L.	C 2	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Kim Thomas - Duke Energy - 1,3,5,6 - FRCC,SERC,RF, Group Name Duke Energy		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
LeRoy Patterson - Public Utility District No. 2 of Grant County, Washington - 6		
	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Julie Hall - Entergy - 6, Group Name Entergy	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Sing Tay - OGE Energy - Oklahoma Gas	and Electric Co 6, Group Name OKGE
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporatio	n - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclamate	tion - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

Karie Barczak - DTE Energy - Detroit Edison Company - 3, Group Name DTE Energy - DTE Electric

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Bel	half of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Marty Hostler - Northern California Powe	er Agency - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	

	-001-5, Requirement R2. Do you agree with the SDT's proposal to retire Requirement R2 of VAR-001-5? nments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide
Kim Thomas - Duke Energy - 1,3,5,6 - F	RCC,SERC,RF, Group Name Duke Energy
Answer	No
Document Name	
Comment	
necessary reactive resources they nee	ng team's proposal to retire VAR-001-5 R2. This requirement ensures that Operators have the ed to provide voltage control. Eliminating this requirement would take away an Operators ability to service and potentially negatively impact the reliability of the grid.
Likes 0	
Dislikes 0	
Response	
Laura Nelson - IDACORP - Idaho Powe	r Company - 1
Answer	No
Document Name	
Comment	
Idaho Power disagrees with the proposed scheduling sufficient reactive resources is	I retirement for VAR-001-5 R5 because, while it is difficult to provide evidence for, the requirement for simportant.
Likes 0	
Dislikes 0	
Response	
Neil Swearingen - Salt River Project - 1	,3,5,6 - WECC
Answer	Yes
Document Name	
Comment	
No comments.	
Likes 0	

Dislikes 0		
Response		
Richard Vine - California ISO - 2		
Answer	Yes	
Document Name		
Comment		
The California ISO supports the comments	of the ISO/RTO Council Standards Review Committee (SRC)	
Likes 0		
Dislikes 0		
Response		
Aaron Cavanaugh - Bonneville Power Administration - 1,3,5,6 - WECC		
Answer	Yes	
Document Name		
Comment		
None		
Likes 0		
Dislikes 0		
Response		
Kenya Streeter - Edison International - Se	outhern California Edison Company - 6	
Answer	Yes	
Document Name		
Comment		
Please refer to comments submitted by Edison Electric Institute.		
Likes 0		
Dislikes 0		
Response		

Marsha Morgan - Southern Company - Southern Company Services, Inc 1,3,5,6 - SERC, Group Name Southern Company		
Answer Yes		
Document Name		
Comment		
Ensuring that an entity has sufficient reactive resources to regulate voltage levels under both normal and contingency conditions is an inherent function of the TOP, and although having a standard requirement may add some reinforcement, it does not necessarily add to reliability. If the TOP fails to provide adequate reactive resources to regulate voltage, it could lead to voltage collapse, damage to equipment, system overloads and blackouts. (All of which are covered in other NERC Reliability Standards). Having this standard requirement in place places an administrative burden on the TOP and takes their time away from operating the transmission system.		
Likes 0		
Dislikes 0		
Response		
Brandon Gleason - Electric Reliability Council of Texas, Inc 2		
Answer Yes		
Document Name		
Comment		
ERCOT is not opposed to the retirement of this requirement.		
Likes 0		
Dislikes 0		
Response		
Marty Hostler - Northern California Power Agency - 5		
Answer Yes		
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Maryanne Darling-Reich - Black Hills Corporation - 1,3,5,6 - WECC	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Keith Jonassen - Keith Jonassen On Behalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Karie Barczak - DTE Energy - Detroit Edison Company - 3, Group Name DTE Energy - DTE Electric	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Wendy Center - U.S. Bureau of Reclamation - 5	
Answer	Yes
Document Name	
Comment	

Likes 0	
Dislikes 0	
Response	
Kelsi Rigby - APS - Arizona Public Servi	ce Co 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Glen Farmer - Avista - Avista Corporatio	n - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Chris Wagner - Santee Cooper - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Preston Walker - PJM Interconnection, L	.L.C 2 - SERC,RF

Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Sing Tay - OGE Energy - Oklahoma Gas	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Julie Hall - Entergy - 6, Group Name Enter	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LeRoy Patterson - Public Utility District No. 2 of Grant County, Washington - 6	
Answer	Yes
Document Name	
Comment	
Likes 0	

Dislikes 0	
Response	
Ruida Shu - Northeast Power Coordinati	ng Council - 1,2,3,4,5,6,7,8,9,10 - NPCC, Group Name RSC no Dominion, Con-Edison
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Mark Holman - PJM Interconnection, L.L	.C 2
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Kevin Salsbury - Berkshire Hathaway - N	V Energy - 5
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Val Ridad - Silicon Valley Power - City of Santa Clara - 3,4,5	
Answer	Yes

Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Brian Millard - Tennessee Valley Authori	ty - 1,3,5,6 - SERC, Group Name Tennessee Valley Authority
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Anton Vu - Los Angeles Department of V	Vater and Power - 6
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Daniela Hammons - CenterPoint Energy Houston Electric, LLC - 1	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	

Response	
Quintin Lee - Eversource Energy - 1, Gro	oup Name Eversource Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerso 3, 6, 5; Jennifer Flandermeyer, Great Pla	alf of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, on, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ins Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas cus Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jim Williams - Southwest Power Pool, In	c. (RTO) - 2 - MRO,WECC, Group Name SPP Standards Review Group
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
LaTroy Brumfield - American Transmiss	ion Company, LLC - 1

Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mike Magruder - Avista - Avista Corpora	tion - 1	
Answer	Yes	
Document Name		
Comment		
Likes 0		
B: III		
Dislikes 0		
Response		
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi	ick On Behalf of: Carol Chinn, Florida Municipal Power Agency, 6, 4, 3, 5; Chris Gowder, Florida d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal	
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4,	
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal	
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal	
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal	
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal	
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name  Comment	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal	
Response  Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick  Answer  Document Name  Comment  Likes 0	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal	
Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick  Answer  Document Name  Comment  Likes 0  Dislikes 0	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal	
Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick  Answer  Document Name  Comment  Likes 0  Dislikes 0	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Yes	
Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick  Answer  Document Name  Comment  Likes 0  Dislikes 0  Response	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Yes	
Brandon McCormick - Brandon McCorm Municipal Power Agency, 6, 4, 3, 5; Davi 3, 5; Neville Bowen, Ocala Utility Service Power Pool, 6; - Brandon McCormick Answer  Document Name  Comment  Likes 0  Dislikes 0  Response  Jesus Sammy Alcaraz - Imperial Irrigation	d Owens, Gainesville Regional Utilities, 1, 5, 3; Joe McKinney, Florida Municipal Power Agency, 6, 4, es, 3; Richard Montgomery, Florida Municipal Power Agency, 6, 4, 3, 5; Tom Reedy, Florida Municipal Yes  on District - 1	

Likes 0		
Dislikes 0		
Response		
Mike Smith - Manitoba Hydro - 1, Group I	Name Manitoba Hydro	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Constantin Chitescu - Ontario Power Gei	neration Inc 5	
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		
Mark Gray - Edison Electric Institute - NA - Not Applicable - NA - Not Applicable		
Answer	Yes	
Document Name		
Comment		
Likes 0		
Dislikes 0		
Response		

Gregory Campoli - New York Independent System Operator - 2, Group Name ISO/RTO Standards Review Committee	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jodirah Green - ACES Power Marketing	- 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Thomas Foltz - AEP - 5	
Answer	Yes
Document Name	
Comment	
Likes 0	
Dislikes 0	
Response	
Jamie Monette - Allete - Minnesota Powe	er, Inc 1
Answer	
Document Name	
Comment	

This was not reviewed.		
Likes 0		
Dislikes 0		
Response		
Rachel Coyne - Texas Reliability Entity, I	nc 10	
Answer		
Document Name		
Comment		
Texas RE is concerned that without VAR-001-5 Requirement R2, Transmission Operators may not put emphasis on scheduling sufficient reactive resources to regulate voltage levels. This could lead to voltage collapse. Additionally, the SDT is relying on the fact that voltage limit is a form of an SOL. Since there is no definition of SOL exceedance, entities may not adequately address voltage issues within the OPA, whereas this requirement emphasizes regulating voltage levels.		
Texas RE recommends removing the refere no definition for it.	ence to "Compliance Monitor" in C1.2 Data Retention. Compliance Monitor is an outdated term and there is	
Likes 0		
Dislikes 0		
Response		

1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	A CASA MANAMENTAL PROPERTY OF COLUMN 1 A CASA
Jodirah Green - ACES Power Marketing -	· 1,3,4,5,6 - MRO,WECC,Texas RE,SERC,RF, Group Name ACES Standard Collaborations
Answer	
Document Name	
Comment	
position of some of its members requiring the and non-ISO/RTO entities. This has allowed Transmission Providers. For that reason, we contingent upon analysis of their retirement	Standards MOD-001-1a, MOD-004-1, MOD-008-1, MOD-030-3 and MOD-001-2, ACES cautions the unique nem to obtain transmission service across multiple BAAs and participate in transactions between ISO/RTO d those entities to witness first-hand the mismatched ATC values across the seams shared by adjacent re advocated for this at that time and still hold the position that the retirement of these standards should be impact on entities with such unique situations, like North Carolina Electric Membership Corporation a services to meet its load obligation, reliably and economically, within each of their BAAs.
Likes 0	
Dislikes 0	
Response	
Brandon Gleason - Electric Reliability Co	ouncil of Texas, Inc 2
Answer	
Document Name	
Comment	
None.	
Likes 0	
Dislikes 0	
Response	
Rachel Coyne - Texas Reliability Entity, I	nc 10
Answer	
Document Name	
Comment	
Texas RE does not have additional comme	nts.

Likes 0	
Dislikes 0	
Response	
Mark Gray - Edison Electric Institute - NA	\ - Not Applicable - NA - Not Applicable
Answer	
Document Name	
Comment	
Phase I Retirements (Project 2018-03). We Project. While we understand that the CIP is the Industry as to how and when these Phase concerns companies may have related to the Additionally, EEI Members have noted that Requirements that merit consideration for the 2 effort. Now that Phase 2 is beginning, EE the CIP Standards in the SER." (see NERC clarity and detail as to when stakeholder our NERC did receive a small number of CIP re	our appreciation to NERC for the opportunity afforded to the Industry to provide input into the planned SER are very supportive of those efforts as well as the deferments of some requirements to the SER Phase 2 Standards will also be addressed in the SER Phase 2 Project, we ask that NERC provide additional clarity to se 2 efforts will all tie together. Such an effort would be appreciated by the Industry and would resolve any e Phase 2 effort.  When NERC originally queried the Industry for recommendations for possible Reliability Standard to Phase 1 effort, the Industry was also told that the CIP Standards would not be considered until the Phase I looks forward to NERC "consult[ing] with the SER Advisory Group and stakeholders, on a plan to address Standards Efficiency Review Project Update   August 3, 2018) We additionally ask NERC to provide greater treach, similar to the Phase 1 Industry solicitation, will be initiated for CIP Reliability Standards? While lated suggestions within the Phase 1 solicitation, the focus was on the O&P Standards. EEI member cused on CIP is necessary for effectively addressing CIP Standards in Phase 2.
Likes 0	
Dislikes 0	
Response	
Kenya Streeter - Edison International - S	outhern California Edison Company - 6
Answer	
Document Name	
Comment	
Please refer to comments submitted by Edis	son Electric Institute.
Likes 0	
Dislikes 0	
Response	

LaTroy Brumfield - American Transmission Company, LLC - 1	
Answer	
Document Name	
Comment	
the project. The perception by industry was	view Project NERC stated that there would be an effort to review/revise the CIP standards during phase 2 of that the CIP standards would go through an iteration of review/revision like the process used by NERC for RC please clarify whether the CIP standards will be more closely reviewed/revised and vetted by industry in
Likes 0	
Dislikes 0	
Response	
Westar Energy, 6, 3, 1, 5; Grant Wilkerson 3, 6, 5; Jennifer Flandermeyer, Great Plai	If of: Allen Klassen, Westar Energy, 6, 3, 1, 5; Bryan Taggart, Westar Energy, 6, 3, 1, 5; Derek Brown, n, Westar Energy, 6, 3, 1, 5; James McBee, Great Plains Energy - Kansas City Power and Light Co., 1, ns Energy - Kansas City Power and Light Co., 1, 3, 6, 5; John Carlson, Great Plains Energy - Kansas us Moor, Great Plains Energy - Kansas City Power and Light Co., 1, 3, 6, 5; - Douglas Webb, Group
Answer	
Document Name	
Comment	
Westar and Kansas City Power & Light Co.	support Edison Electric Institute's comments to Question 22.
Likes 0	
Dislikes 0	
Response	
Aaron Cavanaugh - Bonneville Power Ad	ministration - 1,3,5,6 - WECC
Answer	
Document Name	
Comment	
None	
Likes 0	
Dislikes 0	

Response		
Laura Nelson - IDACORP - Idaho Power	Company - 1	
Answer		
Document Name		
Comment		
Idaho Power has no additional comments.		
Likes 0		
Dislikes 0		
Response		
Romel Aquino - Edison International - So	outhern California Edison Company - 3	
Answer		
Document Name		
Comment		
Please refer to comments submitted by Edison Electric Institute		
Likes 0		
Dislikes 0		
Response		
Kevin Salsbury - Berkshire Hathaway - N	IV Energy - 5	
Answer		
Document Name		
Comment		
NV Energy is appreciative of the efforts take retirement.	en by NERC and SDT to review the reliability standards and identify these requirements and standards for	
As the efforts with Phase I were dedicated to the O&P Standards, NV Energy is anticipating that in Phase II that this same in-depth review will be conducted for the CIP Standards and Requirements. NV Energy is also looking forward to the inventory of requirements that will be identified with the application of the concepts for the Phase II review.		
Likes 0		

Dislikes 0				
Response				
Richard Vine - California ISO - 2				
Answer				
Document Name				
Comment				
The California ISO supports the comments of the ISO/RTO Council Standards Review Committee (SRC)				
Likes 0				
Dislikes 0				
Response				
Wendy Center - U.S. Bureau of Reclamat	ion - 5			
Answer				
Document Name				
Comment				
None.				
Likes 0				
Dislikes 0				
Response				
Neil Swearingen - Salt River Project - 1,3	5,6 - WECC			
Answer				
Document Name				
Comment				
No additional comments.				
Likes 0				
Dislikes 0				
Response				

Keith Jonassen - Keith Jonassen On Behalf of: Michael Puscas, ISO New England, Inc., 2; - Keith Jonassen				
Answer				
Document Name				
Comment				
None				
Likes 0				
Dislikes 0				
Response				
Marty Hostler - Northern California Power Agency - 5				
Answer				
Document Name				
Comment				
None.				
Likes 0				
Dislikes 0				
Response				
Additional comments submitted by Duke Energy				

Duke Energy Comment Response to Question 11: for 2018-03 Standards Efficiency Review Retirements comment period ending on: 4/12/2019 8:00 PM

## Question:

11. The SDT is proposing to retire MOD-004-1, Requirements R1, R2, R3, R4, R5, R6, R7, R8, R9, R10, R11, and R12 (all). Do you agree with the SDT's proposal to retire MOD-004-1? If you do not agree, please provide comments. Or, if you agree but have comments or suggestions on the SDT's proposal, please provide your explanation.

Yes



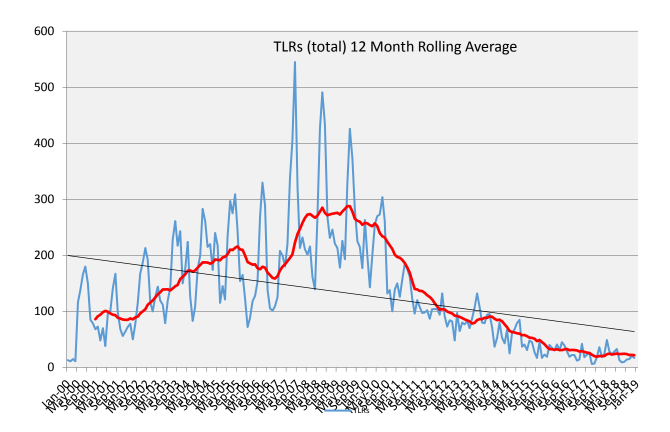
## **Comments:**

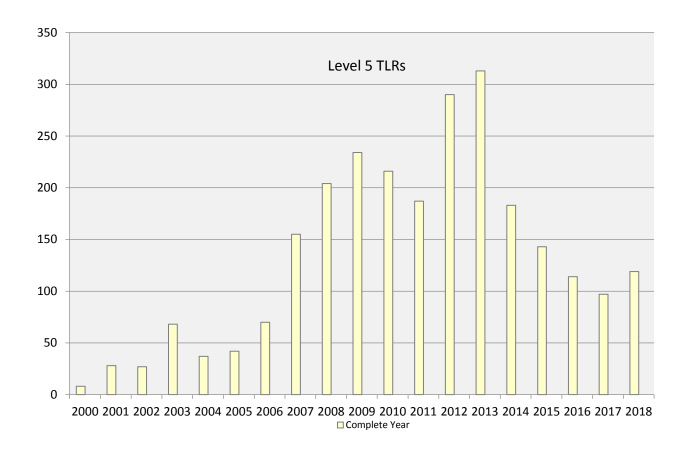
While Duke Energy would support the retirement of these MOD standards, we cannot do so if MOD-001-2 is withdrawn. The MOD standards promote reliability of the grid by putting in place common boundaries and provisions that are necessary for various calculations that need to be performed. These calculations are important to reliability by providing the baseline for understanding the operational need. By retiring the MOD standards, and not having MOD-001-2 in place, there will not be provisions in place to aid an entity in calculating transfer capability. There will not be any boundaries in place for the curtailment of service. We disagree with the commercial based focus that the drafting team took in the technical rationale document. While these MOD standards (and ATC calculation) may have some commercial based elements to them, they also put in place valuable boundaries that help promote consistency in how the industry calculates these values. Removing these boundaries does not promote reliability for the Bulk Electric System and introduces additional burden to the real-time System Operator.

The expectation of the System Operators to ensure the reliability of the BES in the real-time when there have been no requirements to ensure how ATC is calculated or coordinated beyond what is required by NAESB is unrealistic. Some of the most glaring issues with relying solely upon NAESB to regulate the calculation of ATC are: FERC does not have oversight for non-jurisdictional TSPs and therefore cannot require them to incorporate NAESB standards. Also, while NAESB has acted on the recommendations of the MOD-A project to incorporate any of the gaps created by the retirement of MOD-001-1a, MOD-004-1, MOD-008-1, MOD-028-2, MOD-029-2a, MOD-030-3 and adoption of MOD-001-2, FERC has not acted on either the NERC or NAESB filings. Further, NAESB has not been requested to modify proposed standards to incorporate any of the gaps created by the retirement of the proposed MOD-001-2.

Additionally, the lack of any NERC regulation for consistent ATC methodologies and requirements for sharing of data and could potentially lead to an increase of TLRs being called as this would be the only tool System Operators could utilize to combat rampant loop flow impacts on the BES. This could very well lead to capacity concerns and load shedding as the increase in TLRs could include firm curtailments causing capacity shortages. Without mandatory ATC standards, a TSP would be able to sell as much service as possible. The overselling of service and the overscheduling of ATC Paths will lead to an increase of FIRM TLR, potentially forcing Transmission Operators and Load Serving Entities to shed FIRM load to comply with the TLR. Over the past eight years the MOD-001, 28,29, & 30 standards have been effective the industry has seen a dramatic reduction in FIRM TLRs.

Included in the Attachment with Duke Energy's response to this question is the rolling 12-month average of TLRs from the NERC website. Notice the reduction in TLRs from 2008-2011 when the MOD standards were first published (in 2008 when TSP started to incorporate the MOD standards into their ATC methodologies) and 2011 (when the MOD standards were mandatory and enforceable).





## Additional comments submitted by ReliabilityFirst

ReliabilityFirst does not agree with the removal of PRC-004-6 Requirement R4 for the following reason:

- 1. The concept of a declaration for no identifiable cause is currently introduced in R4 and in the Application Guidelines (now called Supplemental Material) for R4. The one statement from the Application Guidelines for R4 in version 5(i) states,
  - a. 'The entity's investigation is complete when it identifies the cause of the Misoperation or makes a declaration that no cause was determined. The declaration is intended to be used if the entity determines that investigative actions have been exhausted or have not provided direction for identifying the Misoperation cause. Historically, approximately 12% of Misoperations are unknown or unexplainable.'

This statement needs to be retained somewhere as an explanation for this use of the declaration. The declaration is also referenced in R5, but for a different reason (problem found but CAP won't improve reliability of BES). The declaration associated with R4 would be a cause that is 'unknown/unexplainable' and all testing and analysis comes up empty. There wouldn't be a CAP, since nothing was found broken, and the declaration is used to close the investigation. In MIDAS, the CAP Completion Status would be 'declaration' rather than improperly coding as 'CAP – Complete', since no CAP was developed.

As far as the administrative requirement of 'corrective action at least once every two calendar quarters', ReliabilityFirst following for consideration:	st recommends the
R4: Each Transmission Owner, Generator Owner, and Distribution Provider that has not determined the cause(s) of a Misoperation identified in accordance with Requirement R1 or R3, shall perform investigative action(s) to determine the Misoperation at least once every two full calendar quarters after the Misoperation was first identified, maintain sufficient detail to provide clear delineation of the stage and findings of the investigation until one of the follow investigation: [Violation Risk Factor: High] [Time Horizon: Operations Assessment, Operations Planning]  The identification of the cause(s) of the Misoperation; or  A declaration that no cause was identified.	ne the cause(s) of ining documentation