Review of IRO-002-2—Reliability Coordination—Facilities (Filing 2)

http://www.nerc.com/files/IRO-002-2.pdf

VSLs for Requirement R5:

Standard,	Requirement	Lower	Moderate	High	Severe	Comments
Require-	Language					
ment						
IRO-002-2, R5	Each Reliability Coordinator shall monitor Bulk Electric System elements (generators, transmission lines, buses, transformers, breakers, etc.) that could result in SOL or IROL violations within its Reliability Coordinator Area. Each Reliability Coordinator shall monitor both real and reactive power system flows, and operating reserves, and the status of Bulk Electric System elements that are or could be critical to SOLs and IROLs and system restoration requirements within	N/A	N/A	The Reliability Coordinator monitored Bulk Electric System elements (generators, transmission lines, buses, transformers, breakers, etc.) that could result in SOL or IROL violations within its Reliability Coordinator Area, but failed to monitor one or more of the following: Real power system flows, reactive power system flows, operating reserves, or Bulk Electric System	The Reliability Coordinator failed to monitor any Bulk Electric System elements (generators, transmission lines, buses, transformers, breakers, etc.) that could result in SOL or IROL violations within its Reliability Coordinator Area	Citing a possible Guideline 1 issue, FERC staff expressed concern that there was not a difference between the High and Severe VSLs. NERC staff agreed and proposed modifications to distinguish between the High and Severe VSLs and to better match the language in the requirement.

its Reliability	elements that are,	
Coordinator Area.	or could be,	
	critical to SOLs	
	and IROLs and	
	system	
	restoration	
	requirements	
	within its	
	Reliability	
	Coordinator Area.	

Original Guideline Explanation for R5 VSLs in <u>December 1, 2010 VSL Filing 2</u>:

In accordance with Guideline 2, the VSLs were modified to be consistent with Guideline 2b.

- Guideline 1: See P. 925-926 of Guideline 1 Analysis in March 5, 2012 VSL Filing 1
- *Guideline 2:* The VSLs were modified to be consistent with FERC Guideline 2b. Additionally, NERC has reviewed the VSL text and has determined that, as originally written, the VSL could have been misinterpreted to require the Reliability Coordinator to authorize resynchronizing, while the intent of the requirement is to require the Reliability Coordinator to determine when resynchronizing should occur. The VSL was modified to correct this potential misinterpretation. As modified, the VSL text is clear, specific and objective and does not contain general, relative or subjective language, satisfying Guideline 2b. Therefore, the text is not subject to the possibility of multiple interpretations of the VSLs and provides the clarity needed to permit the consistent and objective application of the VSLs in the determination of penalties by the Compliance Enforcement Authority.
- *Guideline 3:* NERC compared the existing VSLs to the stated requirement language to ensure the VSLs do not redefine or undermine the requirement's reliability goal. In accordance with Guideline 3, the VSL assignments are consistent with the requirement and the degree of compliance can be determined objectively and with certainty.
- *Guideline 4:* The VSL assignments comply with Guideline 4, because they are based on a single violation of a Reliability Standard and are not based on a cumulative number of violations of the same requirement over a period of time.

VSLs for Requirement R7:

Standard,	Requirement	Lower	Moderate	High	Severe	Comments
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Require- ment	Language					
IRO-002-2,	Each Reliability	N/A	The Reliability	N/A	The Reliability	Citing Guideline 3,
R7	Coordinator shall		Coordinator		Coordinator did not	FERC staff pointed out
	continuously monitor		had provisions		continuously monitor	that the VSL does not
	its Reliability		for backup		its Reliability	address the part of
	Coordinator Area.		facilities, but it		Coordinator Area.	the requirement that
	Each Reliability		failed to ensure			states: "The Reliability
	Coordinator shall		that		OR	Coordinator did not
	have provisions for		monitoring and			continuously monitor
	backup facilities that		derivations of		The Reliability	its Reliability
	shall be exercised if		SOL and IROL		Coordinator did not	Coordinator Area."
	the main monitoring		conditions		have provisions for	
	system is		continued		backup facilities.	NERC staff agreed
	unavailable. Each		when the main			that the cited piece of
	Reliability		monitoring			the requirement was
	Coordinator shall		system was			missing and added it
	ensure SOL and IROL		unavailable.			to the Severe level.
	monitoring and					Staff also deleted the
	derivations continue					second part of the
	if the main					Severe VSL because
	monitoring system is					you can't monitor
	unavailable.					SOLs and IROLs if you
						didn't have provisions
						for back-up facilities.

Original Guideline Explanation for R7 VSLs in <u>December 1, 2010 VSL Filing 2</u>:

The VSLs were modified to be consistent with Guideline 3.

- Guideline 1: See P. 922-924 of Guideline 1 Analysis in March 5, 2012 VSL Filing 1
- *Guideline 2:* The VSLs were modified to be consistent with FERC Guideline 2. NERC has reviewed the VSL text and has determined that, as written, the VSL text is clear, specific and objective and does not contain general, relative or subjective language satisfying Guideline

2b. Therefore, the text is not subject to the possibility of multiple interpretations of the VSLs and provides the clarity needed to permit the consistent and objective application of the VSLs in the determination of penalties by the Compliance Enforcement Authority.

- *Guideline 3:* The VSLs were modified to be consistent with FERC Guideline 3. As revised, the VSL assignments are consistent with the requirement and the degree of compliance can be determined objectively and with certainty.
- *Guideline 4:* The VSL assignments comply with Guideline 4, because they are based on a single violation of a Reliability Standard and are not based on a cumulative number of violations of the same requirement over a period of time.