Review of PER-005-1—System Personnel Training (Deferred and Filing 2)

http://www.nerc.com/files/PER-005-1.pdf

VRFs for Requirements R1 and R3:

Standard, Requirement	Requirement Language	VRF Assignment	Guideline-Based Justification from	Comments
Requirement			September 30, 2009	
			PER-005-1 Filing	
PER-005-1, R1	Each Reliability Coordinator, Balancing	Medium	Reliability Standard	FERC cited possible
	Authority and Transmission Operator		PER-005-1,	Guidelines 1, 3, and 5 issues.
	shall use a systematic approach to		Requirement R1 has a	With respect to Guideline 3,
	training to establish a training program		Medium VRF. This	FERC staff was concerned
	for the BES company-specific reliability-		requirement is primarily	that other standards
	related tasks performed by its System		administrative in nature	involving implementation are
	Operators and shall implement the		because it prescribes a	more typically assigned a
	program.		certain process to be	High VRF. With respect to
			used when developing a	Guideline 5, FERC was
			training program. It is	concerned that the
			unlikely that, under	requirement comingles a
			emergency, abnormal	moderate risk requirement
			or restoration	to develop a plan with a
			conditions, a violation	higher risk requirement of
			of this requirement	implementing the plan, and
			would lead to bulk	that the VRF should defer to
			power system	the higher risk requirement.
			instability, separation or	
			cascading failures or	While implementation is
			hinder restoration to a	sometimes assigned a High
			normal condition.	VRF, in this case it is difficult
				to argue that a failure to use
				a systematic approach to
				training and establish a

PER-005-1, R3	At least every 12 months each	Medium	Reliability Standard	training program for System Operators will directly lead to instability, separation, or Cascading. Similar to its comments on the VRF for EOP-005-2, R10, NERC staff believes that the Medium assignment remains appropriate. Citing possible Guideline 1
	Reliability Coordinator, Balancing Authority and Transmission Operator shall provide each of its System Operators with at least 32 hours of emergency operations training applicable to its organization that reflects emergency operations topics, which includes system restoration using drills, exercises or other training required to maintain qualified personnel.		PER-005-1, Requirement R3 has a Medium VRF. Although this requirement provides for certain types of training to be performed at least every 12 months, it is unlikely that under emergency, abnormal or restoration conditions, a failure to complete this training would lead to bulk power system instability, separation or cascading failures or hinder restoration to a normal condition.	and Guideline 3 issues, FERC notes that there is a compatibility issue with PER-002-0, R4, which is assigned a High VRF. NERC staff does not believe that the comparison to PER-002-0 R4 is a good comparison, because PER-002-0 R4 deals with concentrated training and drills specifically for "positions that have the primary responsibility, either directly or through communications with others, for the real-time operation of the interconnected Bulk Electric System" or "positions directly responsible for complying with NERC standards." This is different from general training

				required for all System Operators, and it is a reach to argue that not executing the general training every 12 months will lead to instability, separation, or Cascading, whereas that argument does seem fair in PER-002-0 R4 given the importance of the positions in question. Similar to its comments on the VRF for EOP-005-2, R10, NERC staff believes that the Medium assignment remains appropriate.
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VSLs for Requirement R1:

Standard,	Requirement	Lower	Moderate	High	Severe	Comments
Requirement	Language					
PER-005-1, R1	Each Reliability	N/A	The responsible	The responsible	The responsible	Citing a Guideline
	Coordinator,		entity failed to	entity failed to	entity failed to	3 violation, FERC
	Balancing		update its BES	design and	prepare a BES	pointed out that
	Authority and		company-specific	develop learning	company-specific	not all of the
	Transmission		reliability-related	objectives and	reliability-related	subrequirements
	Operator shall use		task list to identify	training materials	task list. (R1.1)	were accounted
	a systematic		new or modified	based on the BES		for – what would
	approach to		tasks each	company specific	OR	happen for R1.4 if
	training to		calendar year.	reliability related		an entity was
	establish a		(R1.1.1)	tasks. (R1.2)	The responsible	evaluated and
	training program				entity failed to	needed changes,

for the BES	OR	deliver training	but did not
company-specific		based on the BES	implement the
reliability-related	The responsible	company specific	changes?
tasks performed	entity failed to	reliability related	
by its System	evaluate its	tasks. (R1.3)	NERC staff agreed
Operators and	training program		that this piece of
shall implement	to identify needed		R1.4 was not
the program.	changes to its		appropriately
	training		addressed and
	program(s). (R1.4)		added language to
			the Moderate VSL
	OR		accordingly.
	An entity		
	evaluated its		
	training program		
	and identified		
	changes, but		
	failed to		
	implement them.		
	(R1.4)		

Original R1 Guideline Explanation in the December 1, 2010 VSL Filing:

In accordance with Guideline 2, the VSLs were modified for clarity and consistency with other standards and VSLs.

- Guideline 1: This is a new standard. Accordingly, no historic performance has been established.
- Guideline 2: Modified for clarity and consistency with other standards and VSLs. Additionally, 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. Thus, the text is not subject to the possibility of multiple interpretations of the VSL(s) and provides the clarity needed to permit the consistent and objective application of the VSL(s) 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 reliability goal of the requirement. 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 R2:

Standard,	Requirement	Lower	Moderate	High	Severe	Comments
Requirement	Language					
PER-005-1, R2	Each Reliability Coordinator, Balancing Authority and Transmission Operator shall verify each of its System Operator's capabilities to perform each assigned task identified in R1.1 at least one time. 2.1 Within six months of a modification of the BES company- specific reliability- related tasks, each Reliability Coordinator, Balancing Authority and	N/A	The responsible entity failed to verify 5% or less of its System Operators' capabilities to perform each assigned task from its list of BES company-specific reliability-related tasks. (R2)	The responsible entity failed to verify more than 5% up to (and including) 10% of its System Operators' capabilities to perform each assigned task from its list of BES company-specific reliability-related tasks. (R2) OR The responsible entity verified its System Operator's capabilities to perform each new or modified task more than six	The responsible entity failed to verify more than 10% of its System Operators' capabilities to perform each assigned task from its list of BES company-specific reliability-related tasks. (R2) OR The responsible entity failed to verify its System Operator's capabilities to perform each new or modified task within twelve months of making a modification to	FERC staff was concerned that the second part of the High VSL, which addresses R2.1, should be assigned as Severe. NERC staff agrees that the inconsistency should be addressed for consistency among requirements, per Guideline 2. Upon further review, NERC staff also determined that some gradation in the VSL

Transmi	ssion	months but fewer	its BES company-	assignments for
Operato	r shall	than twelve	specific reliability-	R2.1 was possible,
verify ea	nch of its	months after	related task list.	and has gradated
System (Operator's	making a	(R2.1)	them as indicated
capabilit	ies to	modification to its		in the redline.
perform	the new	BES company-		
or modit	fied tasks.	specific reliability-		
		related task list.		
		(R2.1)		

Original R2 Guideline Explanation in the <u>December 1, 2010 VSL Filing</u>:

In accordance with Guideline 2, the VSLs were modified for clarity and consistency with other standards and VSLs.

- Guideline 1: This is a new standard. Accordingly, no historic performance has been established.
- Guideline 2: Modified for clarity and consistency with other standards and VSLs. Additionally, 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. Thus, the text is not subject to the possibility of multiple interpretations of the VSL(s) and provides the clarity needed to permit the consistent and objective application of the VSL(s) 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 reliability goal of the requirement. 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 R3:

Standard,	Requirement	Lower	Moderate	High	Severe	Comments
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Requirement	Language					
PER-005-1, R3	At least every 12	N/A	The responsible	The responsible	The responsible	FERC staff pointed
	months each		entity failed to	entity failed to	entity failed to	out that the
	Reliability		provide at least 32	provide at least 32	provide at least 32	assignment of
	Coordinator,		hours of	hours of	hours of	VSLs for the
	Balancing		emergency	emergency	emergency	subrequirements
	Authority and		operations	operations	operations	in PER-005-1 R2
	Transmission		training applicable	training applicable	training applicable	and PER-005-1 R3
	Operator shall		to its	to its	to its	is inconsistent.
	provide each of its		organization,	organization,	organization,	
	System Operators		affecting 5% or	affecting more	affecting more	NERC staff agrees
	with at least 32		less of their	than 5% and up to	than 10% its	that the
	hours of		System Operators.	(and including)	System Operators	inconsistency
	emergency		(R3)	10% of its System	(R3)	should be
	operations			Operators. (R3)		addressed for
	training applicable				OR	consistency
	to its organization					among
	that reflects				The responsible	requirements, per
	emergency				entity did not	Guideline 2. The
	operations topics,				include simulation	VSL assignments
	which includes				technology	for R3 will remain
	system				replicating the	as written, with
	restoration using				operational	violation of R3.1
	drills, exercises or				behavior of the	in the Severe
	other training				BES in its	category.
	required to				emergency	
	maintain qualified				operations	
	personnel.				training. (R3.1)	
I	3.1 Each					
	Reliability					
	Coordinator,					
	Balancing					
	Authority and					

I			
Transmission			
Operator that has			
operational			
authority or			
control over			
Facilities with			
established IROLs			
or has established			
operating guides			
or protection			
systems to			
mitigate IROL			
violations shall			
provide each			
System Operator			
with emergency			
operations			
training using			
simulation			
technology such			
as a simulator,			
virtual			
technology, or			
other technology			
that replicates the			
operational			
behavior of the			
BES during normal			
and emergency			
conditions.			

Original R3 Guideline Explanation in the December 1, 2010 VSL Filing:

No changes from previously filed VSLs.

- Guideline 1: This is a new standard. Accordingly, no historic performance has been established.
- 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. Thus, the text is not subject to the possibility of multiple interpretations of the VSL(s) and provides the clarity needed to permit the consistent and Objective application of the VSL(s) 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 reliability goal of the requirement. 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.