

**NORMES DE FIABILITÉ DE LA NERC
(VERSION ANGLAISE)**

A. Introduction

1. **Title:** Emergency Operations
2. **Number:** EOP-011-1
3. **Purpose:** To address the effects of operating Emergencies by ensuring each Transmission Operator and Balancing Authority has developed Operating Plan(s) to mitigate operating Emergencies, and that those plans are coordinated within a Reliability Coordinator Area.
4. **Applicability:**
 - 4.1. **Functional Entities:**
 - 4.1.1 Balancing Authority
 - 4.1.2 Reliability Coordinator
 - 4.1.3 Transmission Operator
5. **Effective Date:**

See *Implementation Plan for EOP-011-1*
6. **Background:**

EOP-011-1 consolidates requirements from three standards: EOP-001-2.1b, EOP-002-3.1, and EOP-003-2.

The standard streamlines the requirements for Emergency operations for the Bulk Electric System into a clear and concise standard that is organized by Functional Entity. In addition, the revisions clarify the critical requirements for Emergency Operations, while ensuring strong communication and coordination across the Functional Entities.

B. Requirements and Measures

- R1. Each Transmission Operator shall develop, maintain, and implement one or more Reliability Coordinator-reviewed Operating Plan(s) to mitigate operating Emergencies in its Transmission Operator Area. The Operating Plan(s) shall include the following, as applicable: *[Violation Risk Factor: High] [Time Horizon: Real-Time Operations, Operations Planning, Long-term Planning]*
 - 1.1. Roles and responsibilities for activating the Operating Plan(s);
 - 1.2. Processes to prepare for and mitigate Emergencies including:
 - 1.2.1. Notification to its Reliability Coordinator, to include current and projected conditions, when experiencing an operating Emergency;
 - 1.2.2. Cancellation or recall of Transmission and generation outages;
 - 1.2.3. Transmission system reconfiguration;
 - 1.2.4. Redispatch of generation request;

- 1.2.5. Provisions for operator-controlled manual Load shedding that minimizes the overlap with automatic Load shedding and are capable of being implemented in a timeframe adequate for mitigating the Emergency; and
 - 1.2.6. Reliability impacts of extreme weather conditions.

- M1.** Each Transmission Operator will have a dated Operating Plan(s) developed in accordance with Requirement R1 and reviewed by its Reliability Coordinator; evidence such as a review or revision history to indicate that the Operating Plan(s) has been maintained; and will have as evidence, such as operator logs or other operating documentation, voice recordings or other communication documentation to show that its Operating Plan(s) was implemented for times when an Emergency has occurred, in accordance with Requirement R1.

- R2.** Each Balancing Authority shall develop, maintain, and implement one or more Reliability Coordinator-reviewed Operating Plan(s) to mitigate Capacity Emergencies and Energy Emergencies within its Balancing Authority Area. The Operating Plan(s) shall include the following, as applicable: *[Violation Risk Factor: High] [Time Horizon: Real-Time Operations, Operations Planning, Long-term Planning]*
 - 2.1. Roles and responsibilities for activating the Operating Plan(s);
 - 2.2. Processes to prepare for and mitigate Emergencies including:
 - 2.2.1. Notification to its Reliability Coordinator, to include current and projected conditions when experiencing a Capacity Emergency or Energy Emergency;
 - 2.2.2. Requesting an Energy Emergency Alert, per Attachment 1;
 - 2.2.3. Managing generating resources in its Balancing Authority Area to address:
 - 2.2.3.1. capability and availability;
 - 2.2.3.2. fuel supply and inventory concerns;
 - 2.2.3.3. fuel switching capabilities; and
 - 2.2.3.4. environmental constraints.
 - 2.2.4. Public appeals for voluntary Load reductions;
 - 2.2.5. Requests to government agencies to implement their programs to achieve necessary energy reductions;
 - 2.2.6. Reduction of internal utility energy use;
 - 2.2.7. Use of Interruptible Load, curtailable Load and demand response;
 - 2.2.8. Provisions for operator-controlled manual Load shedding that minimizes the overlap with automatic Load shedding and are capable of being implemented in a timeframe adequate for mitigating the Emergency; and
 - 2.2.9. Reliability impacts of extreme weather conditions.

- M2.** Each Balancing Authority will have a dated Operating Plan(s) developed in accordance with Requirement R2 and reviewed by its Reliability Coordinator; evidence such as a review or revision history to indicate that the Operating Plan(s) has been maintained; and will have as evidence, such as operator logs or other operating documentation, voice recordings, or other communication documentation to show that its Operating Plan(s) was implemented for times when an Emergency has occurred, in accordance with Requirement R2.
- R3.** The Reliability Coordinator shall review the Operating Plan(s) to mitigate operating Emergencies submitted by a Transmission Operator or a Balancing Authority regarding any reliability risks that are identified between Operating Plans. *[Violation Risk Factor: High] [Time Horizon: Operations Planning]*
- 3.1.** Within 30 calendar days of receipt, the Reliability Coordinator shall:
- 3.1.1.** Review each submitted Operating Plan(s) on the basis of compatibility and inter-dependency with other Balancing Authorities' and Transmission Operators' Operating Plans;
 - 3.1.2.** Review each submitted Operating Plan(s) for coordination to avoid risk to Wide Area reliability; and
 - 3.1.3.** Notify each Balancing Authority and Transmission Operator of the results of its review, specifying any time frame for resubmittal of its Operating Plan(s) if revisions are identified.
- M3.** The Reliability Coordinator will have documentation, such as dated e-mails or other correspondences that it reviewed Transmission Operator and Balancing Authority Operating Plans within 30 calendar days of submittal in accordance with Requirement R3.
- R4.** Each Transmission Operator and Balancing Authority shall address any reliability risks identified by its Reliability Coordinator pursuant to Requirement R3 and resubmit its Operating Plan(s) to its Reliability Coordinator within a time period specified by its Reliability Coordinator. *[Violation Risk Factor: High] [Time Horizon: Operation Planning]*
- M4.** The Transmission Operator and Balancing Authority will have documentation, such as dated emails or other correspondence, with an Operating Plan(s) version history showing that it responded and updated the Operating Plan(s) within the timeframe identified by its Reliability Coordinator in accordance with Requirement R4.
- R5.** Each Reliability Coordinator that receives an Emergency notification from a Transmission Operator or Balancing Authority within its Reliability Coordinator Area shall notify, within 30 minutes from the time of receiving notification, other Balancing Authorities and Transmission Operators in its Reliability Coordinator Area, and neighboring Reliability Coordinators. *[Violation Risk Factor: High] [Time Horizon: Real-Time Operations]*

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- M5.** Each Reliability Coordinator that receives an Emergency notification from a Balancing Authority or Transmission Operator within its Reliability Coordinator Area will have, and provide upon request, evidence that could include, but is not limited to, operator logs, voice recordings or transcripts of voice recordings, electronic communications, or equivalent evidence that will be used to determine if the Reliability Coordinator communicated, in accordance with Requirement R5, with other Balancing Authorities and Transmission Operators in its Reliability Coordinator Area, and neighboring Reliability Coordinators .
- R6.** Each Reliability Coordinator that has a Balancing Authority experiencing a potential or actual Energy Emergency within its Reliability Coordinator Area shall declare an Energy Emergency Alert, as detailed in Attachment 1. *[Violation Risk Factor: High]*
[Time Horizon: Real-Time Operations]
- M6.** Each Reliability Coordinator, with a Balancing Authority experiencing a potential or actual Energy Emergency within its Reliability Coordinator Area, will have, and provide upon request, evidence that could include, but is not limited to, operator logs, voice recordings or transcripts of voice recordings, electronic communications, or equivalent evidence that it declared an Energy Emergency Alert, as detailed in Attachment 1, in accordance with Requirement R6.

C. Compliance

1. Compliance Monitoring Process

1.1. Compliance Enforcement Authority

As defined in the NERC Rules of Procedure, “Compliance Enforcement Authority” (CEA) means NERC or the Regional Entity in their respective roles of monitoring and enforcing compliance with the NERC Reliability Standards.

1.2. Evidence Retention

The Balancing Authority, Reliability Coordinator, and Transmission Operator shall keep data or evidence to show compliance, as identified below, unless directed by its Compliance Enforcement Authority (CEA) to retain specific evidence for a longer period of time as part of an investigation. For instances where the evidence retention period specified below is shorter than the time since the last audit, the CEA may ask an entity to provide other evidence to show that it was compliant for the full time period since the last audit.

- The Transmission Operator shall retain the current Operating Plan(s), evidence of review or revision history plus each version issued since the last audit and evidence of compliance since the last audit for Requirements R1 and R4 and Measures M1 and M4.
- The Balancing Authority shall retain the current Operating Plan(s), evidence of review or revision history plus each version issued since the last audit and evidence of compliance since the last audit for Requirements R2 and R4, and Measures M2 and M4.
- The Reliability Coordinator shall maintain evidence of compliance since the last audit for Requirements R3, R5, and R6 and Measures M3, M5, and M6.

If a Balancing Authority, Reliability Coordinator or Transmission Operator is found non-compliant, it shall keep information related to the non-compliance until found compliant.

The Compliance Enforcement Authority shall keep the last audit records and all requested and submitted subsequent audit records.

1.3. Compliance Monitoring and Assessment Processes:

As defined in the NERC Rules of Procedure; “Compliance Monitoring and Assessment Processes” refers to the identification of the processes that will be used to evaluate data or information for the purpose of assessing performance or outcomes with the associated reliability standard.

1.4. Additional Compliance Information

None

Table of Compliance Elements

R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R1	Real-time Operations, Operations Planning, Long-term Planning	High		The Transmission Operator developed a Reliability Coordinator-reviewed Operating Plan(s) to mitigate operating Emergencies in its Transmission Operator Area but failed to maintain it.	The Transmission Operator developed an Operating Plan(s) to mitigate operating Emergencies in its Transmission Operator Area but failed to have it reviewed by its Reliability Coordinator.	The Transmission Operator failed to develop an Operating Plan(s) to mitigate operating Emergencies in its Transmission Operator Area. OR The Transmission Operator developed a Reliability Coordinator-reviewed Operating Plan(s) to mitigate operating Emergencies in its Transmission Operator Area but failed to implement it.

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R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R2	Real-time Operations, Operations Planning, Long-term Planning	High	N/A	The Balancing Authority developed a Reliability Coordinator-reviewed Operating Plan(s) to mitigate operating Emergencies within its Balancing Authority Area but failed to maintain it.	The Balancing Authority developed an Operating Plan(s) to mitigate operating Emergencies within its Balancing Authority Area but failed to have it reviewed by its Reliability Coordinator.	The Balancing Authority failed to develop an Operating Plan(s) to mitigate operating Emergencies within its Balancing Authority Area. OR The Balancing Authority developed a Reliability Coordinator-reviewed Operating Plan(s) to mitigate operating Emergencies within its Balancing Authority Area but failed to implement it.

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R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R3	Operations Planning	High	N/A	N/A	The Reliability Coordinator identified a reliability risk but failed to notify the Balancing Authority or Transmission Operator within 30 calendar days.	The Reliability Coordinator identified a reliability risk but failed to notify the Balancing Authority or Transmission Operator.
R4	Operations Planning	High	N/A	N/A	The Transmission Operator or Balancing Authority failed to update and resubmit its Operating Plan(s) to its Reliability Coordinator within the timeframe specified by its Reliability Coordinator.	The Transmission Operator or Balancing Authority failed to update and resubmit its Operating Plan(s) to its Reliability Coordinator.
R5	Real-time Operations	High	N/A	N/A	The Reliability Coordinator that received an Emergency	The Reliability Coordinator that received an Emergency

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R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
					notification from a Transmission Operator or Balancing Authority did notify neighboring Reliability Coordinators, Balancing Authorities and Transmission Operators but failed to notify within 30 minutes from the time of receiving notification.	notification from a Transmission Operator or Balancing Authority failed to notify neighboring Reliability Coordinators, Balancing Authorities and Transmission Operators.
R6	Real-time Operations	High	N/A	N/A	N/A	The Reliability Coordinator that had a Balancing Authority experiencing a potential or actual Energy Emergency within its Reliability Coordinator Area failed to declare an Energy Emergency Alert.

D. Regional Variances

None.

E. Interpretations

None.

F. Associated Documents

None.

Version History

Version	Date	Action	Change Tracking
1	November 13, 2014	Adopted by Board of Trustees	Merged EOP-001-2.1b, EOP-002-3.1 and EOP-003-2.

Attachment 1-EOP-011-1 Energy Emergency Alerts

Introduction

This Attachment provides the process and descriptions of the levels used by the Reliability Coordinator in which it communicates the condition of a Balancing Authority which is experiencing an Energy Emergency.

A. General Responsibilities

- 1. Initiation by Reliability Coordinator.** An Energy Emergency Alert (EEA) may be initiated only by a Reliability Coordinator at 1) the Reliability Coordinator's own request, or 2) upon the request of an energy deficient Balancing Authority.
- 2. Notification.** A Reliability Coordinator who declares an EEA shall notify all Balancing Authorities and Transmission Operators in its Reliability Coordinator Area. The Reliability Coordinator shall also notify all neighboring Reliability Coordinators.

B. EEA Levels

Introduction

To ensure that all Reliability Coordinators clearly understand potential and actual Energy Emergencies in the Interconnection, NERC has established three levels of EEAs. The Reliability Coordinators will use these terms when communicating Energy Emergencies to each other. An EEA is an Emergency procedure, not a daily operating practice, and is not intended as an alternative to compliance with NERC Reliability Standards.

The Reliability Coordinator may declare whatever alert level is necessary, and need not proceed through the alerts sequentially.

1. EEA 1 — All available generation resources in use.

Circumstances:

- The Balancing Authority is experiencing conditions where all available generation resources are committed to meet firm Load, firm transactions, and reserve commitments, and is concerned about sustaining its required Contingency Reserves.
- Non-firm wholesale energy sales (other than those that are recallable to meet reserve requirements) have been curtailed.

2. EEA 2 — Load management procedures in effect.

Circumstances:

- The Balancing Authority is no longer able to provide its expected energy requirements and is an energy deficient Balancing Authority.
- An energy deficient Balancing Authority has implemented its Operating Plan(s) to mitigate Emergencies.

- An energy deficient Balancing Authority is still able to maintain minimum Contingency Reserve requirements.

During EEA 2, Reliability Coordinators and energy deficient Balancing Authorities have the following responsibilities:

2.1 Notifying other Balancing Authorities and market participants. The energy deficient Balancing Authority shall communicate its needs to other Balancing Authorities and market participants. Upon request from the energy deficient Balancing Authority, the respective Reliability Coordinator shall post the declaration of the alert level, along with the name of the energy deficient Balancing Authority on the RCIS website.

2.2 Declaration period. The energy deficient Balancing Authority shall update its Reliability Coordinator of the situation at a minimum of every hour until the EEA 2 is terminated. The Reliability Coordinator shall update the energy deficiency information posted on the RCIS website as changes occur and pass this information on to the neighboring Reliability Coordinators, Balancing Authorities and Transmission Operators.

2.3 Sharing information on resource availability. Other Reliability Coordinators of Balancing Authorities with available resources shall coordinate, as appropriate, with the Reliability Coordinator that has an energy deficient Balancing Authority.

2.4 Evaluating and mitigating Transmission limitations. The Reliability Coordinator shall review Transmission outages and work with the Transmission Operator(s) to see if it's possible to return to service any Transmission Elements that may relieve the loading on System Operating Limits (SOLs) or Interconnection Reliability Operating Limits (IROLs).

2.5 Requesting Balancing Authority actions. Before requesting an EEA 3, the energy deficient Balancing Authority must make use of all available resources; this includes, but is not limited to:

2.5.1 All available generation units are on line. All generation capable of being on line in the time frame of the Emergency is on line.

2.5.2 Demand-Side Management. Activate Demand-Side Management within provisions of any applicable agreements.

3. EEA 3 — Firm Load interruption is imminent or in progress.

Circumstances:

- The energy deficient Balancing Authority is unable to meet minimum Contingency Reserve requirements.

During EEA 3, Reliability Coordinators and Balancing Authorities have the following responsibilities:

3.1 Continue actions from EEA 2. The Reliability Coordinators and the energy deficient Balancing Authority shall continue to take all actions initiated during EEA 2.

3.2 Declaration Period. The energy deficient Balancing Authority shall update its Reliability Coordinator of the situation at a minimum of every hour until the EEA 3 is terminated. The Reliability Coordinator shall update the energy deficiency information posted on the RCIS website as changes occur and pass this information on to the neighboring Reliability Coordinators, Balancing Authorities, and Transmission Operators.

3.3 Reevaluating and revising SOLs and IROLs. The Reliability Coordinator shall evaluate the risks of revising SOLs and IROLs for the possibility of delivery of energy to the energy deficient Balancing Authority. Reevaluation of SOLs and IROLs shall be coordinated with other Reliability Coordinators and only with the agreement of the Transmission Operator whose Transmission Owner (TO) equipment would be affected. SOLs and IROLs shall only be revised as long as an EEA 3 condition exists, or as allowed by the Transmission Owner whose equipment is at risk. The following are minimum requirements that must be met before SOLs or IROLs are revised:

3.3.1 Energy deficient Balancing Authority obligations. The energy deficient Balancing Authority, upon notification from its Reliability Coordinator of the situation, it will immediately take whatever actions are necessary to mitigate any undue risk to the Interconnection. These actions may include Load shedding.

3.4 Returning to pre-Emergency conditions. Whenever energy is made available to an energy deficient Balancing Authority such that the Systems can be returned to its pre-Emergency SOLs or IROLs condition, the energy deficient Balancing Authority shall request the Reliability Coordinator to downgrade the alert level.

3.4.1 Notification of other parties. Upon notification from the energy deficient Balancing Authority that an alert has been downgraded, the Reliability Coordinator shall notify the neighboring Reliability Coordinators (via the RCIS), Balancing Authorities and Transmission Operators that its Systems can be returned to its normal limits.

Alert 0 - Termination. When the energy deficient Balancing Authority is able to meet its Load and Operating Reserve requirements, it shall request its Reliability Coordinator to terminate the EEA.

0.1 Notification. The Reliability Coordinator shall notify all other Reliability Coordinators via the RCIS of the termination. The Reliability Coordinator shall also notify the neighboring Balancing Authorities and Transmission Operators.

Guidelines and Technical Basis

Rationale:

During development of this standard, text boxes were embedded within the standard to explain the rationale for various parts of the standard. Upon BOT approval, the text from the rationale text boxes was moved to this section.

Rationale for R1:

The EOP SDT examined the recommendation of the EOP Five-Year Review Team (FYRT) and FERC directive to provide guidance on applicable entity responsibility that was included in EOP-001-2.1b. The EOP SDT removed EOP-001-2.1b, Attachment 1, and incorporated it into this standard under the applicable requirements. This also establishes a separate requirement for the Transmission Operator to create an Operating Plan(s) for mitigating operating Emergencies in its Transmission Operator Area.

The Operating Plan(s) can be one plan, or it can be multiple plans.

“Notification to its Reliability Coordinator, to include current and projected conditions, when experiencing an operating Emergency” was retained. This is a process in the plan(s) that determines when the Transmission Operator must notify its Reliability Coordinator.

To meet the associated measure, an entity would likely provide evidence that such an evaluation was conducted along with an explanation of why any overlap of Loads between manual and automatic load shedding was unavoidable or reasonable.

An Operating Plan(s) is implemented by carrying out its stated actions.

If any Parts of Requirement R1 are not applicable, the Transmission Operator should note “not applicable” in the Operating Plan(s). The EOP SDT recognizes that across the regions, Operating Plan(s) may not include all the elements listed in this requirement due to restrictions, other methods of managing situations, and documents that may already exist that speak to a process that already exists. Therefore, the entity must provide in the plan(s) that the element is not applicable and detail why it is not applicable for the plan(s).

With respect to automatic Load shedding schemes that include both UVLS and UFLS, the EOP SDT’s intent is to keep manual and automatic Load shed schemes as separate as possible, but realizes that sometimes, due to system design, there will be overlap. The intent in Requirement R1 Part 1.2.5. is to minimize, as much as possible, the use of manual Load shedding which is already armed for automatic Load shedding. The automatic Load shedding schemes are the important backstops against Cascading outages or System collapse. If any entity manually sheds a Load which was included in an automatic scheme, it reduces the effectiveness of that automatic scheme. Each entity should review their automatic Load shedding schemes and coordinate their manual processes so that any overlapping use of Loads is avoided to the extent reasonably possible.

Application Guidelines

Rationale for R2:

To address the recommendation of the FYRT and the FERC directive to provide guidance on applicable entity responsibility in EOP-001-2.1b, Attachment 1, the EOP SDT removed EOP-001-2.1b, Attachment 1, and incorporated it into this standard under the applicable requirements. EOP-011-1 also establishes a separate requirement for the Balancing Authority to create its Operating Plan(s) to address Capacity and Energy Emergencies.

The Operating Plan(s) can be one plan, or it can be multiple plans.

An Operating Plan(s) is implemented by carrying out its stated actions.

If any Parts of Requirement R2 are not applicable, the Balancing Authority should note “not applicable” in the Operating Plan(s). The EOP SDT recognizes that across the regions, Operating Plan(s) may not include all the elements listed in this requirement due to restrictions, other methods of managing situations, and documents that may already exist that speak to a process that already exists. Therefore, the entity must provide in the plan(s) that the element is not applicable and detail why it is not applicable for the plan(s).

The EOP SDT retained the statement “Operator-controlled manual Load shedding,” as it was in the current EOP-003-2 and is consistent with the intent of the EOP SDT.

With respect to automatic Load shedding schemes that include both UVLS and UFLS, the EOP SDT’s intent is to keep manual and automatic Load shedding schemes as separate as possible, but realizes that sometimes, due to system design, there will be overlap. The intent in Requirement R2 Part 2.2.8. is to minimize as much as possible the use manual Load shedding which is already armed for automatic Load shedding. The automatic Load shedding schemes are the important backstops against Cascading outages or System collapse. If an entity manually sheds a Load that was included in an automatic scheme, it reduces the effectiveness of that automatic scheme. Each entity should review its automatic Load shedding schemes and coordinate its manual processes so that any overlapping use of Loads is avoided to the extent possible.

The EOP SDT retained Requirement R8 from EOP-002-3.1 and added it to the Parts in Requirement R2.

Rationale for R3:

The SDT agreed with industry comments that the Reliability Coordinator does not need to approve BA and TOP plan(s). The SDT has changed this requirement to remove the approval but still require the RC to review each entity’s plan(s), looking specifically for reliability risks. This is consistent with the Reliability Coordinator’s role within the Functional Model and meets the FERC directive regarding the RC’s involvement in Operating Plan(s) for mitigating Emergencies.

Rationale for Requirement R4:

Requirement R4 supports the coordination of Operating Plans within a Reliability Coordinator Area in order to identify and correct any Wide Area reliability risks. The EOP SDT expects the Reliability Coordinator to make a reasonable request for response time. The time period requested by the Reliability Coordinator to the Transmission Operator and Balancing Authority to update the Operating Plan(s) will depend on the scope and urgency of the requested change.

Application Guidelines

Rationale for R5

The EOP SDT used the existing requirement in EOP-002-3.1 for the Balancing Authority and added the words “within 30 minutes from the time of receiving notification” to the requirement to communicate the intent that timeliness is important, while balancing the concern that in an Emergency there may be a need to alleviate excessive notifications on Balancing Authorities and Transmission Operators. By adding this time limitation, a measurable standard is set for when the Reliability Coordinator must complete these notifications.

Rationale for Introduction

LSEs were removed from Attachment 1, as an LSE has no Real-time reliability functionality with respect to EEAs.

EOP-002-3.1 Requirement R9 was in place to allow for a Transmission Service Provider to change the priority of a service request, as permitted in its transmission tariff, informing the Reliability Coordinator so that the service would not be curtailed by a TLR; and since the Tagging Specs did not allow profiles to be changed, this was the only method to accomplish it. Under NAESB WEQ E-tag Specification v1811 R3.6.1.3, this has been modified and now the TSP has the ability to change the Transmission priority which, in turn, is reflected in the IDC. This technology change allows for the deletion of Requirement R9 in its entirety. Requirement R9 meets with Criterion A of Paragraph 81 and should be retired.

Rationale for (2) Notification

The EOP SDT deleted the language, “*The Reliability Coordinator shall also notify all other Reliability Coordinators of the situation via the Reliability Coordinator Information System (RCIS). Additionally, conference calls between RCs shall be held as necessary to communicate system conditions. The RC shall also notify the other RCs when the alert has ended*” as duplicative to proposed IRO-014-3 Requirement R1:

- R1. Each Reliability Coordinator shall have and implement Operating Procedures, Operating Processes, or Operating Plans, for activities that require notification or coordination of actions that may impact adjacent Reliability Coordinator Areas, to support Interconnection reliability. These Operating Procedures, Operating Processes, or Operating Plans shall include, but are not limited to, the following:
- 1.1 Communications and notifications, and the process to follow in making those notifications.
 - 1.2 Energy and capacity shortages.
 - 1.3 Control of voltage, including the coordination of reactive resources.
Exchange of information including planned and unplanned outage information to support its Operational Planning Analyses and Real-time Assessments.
 - 1.5 Authority to act to prevent and mitigate system conditions which could adversely impact other Reliability Coordinator Areas.
 - 1.6 Provisions for weekly conference calls.

Application Guidelines

Rationale for EEA 2:

The EOP SDT modified the “Circumstances” for EEA 2 to show that an entity will be in this level when it has implemented its Operating Plan(s) to mitigate Emergencies but is still able to maintain Contingency Reserves.

Rationale for EEA 3:

This rationale was added at the request of stakeholders asking for justification for moving a lack of Contingency Reserves into the EEA3 category.

The previous language in EOP-002-3.1, EEA 2 used “Operating Reserve,” which is an all-inclusive term, including all reserves (including Contingency Reserves). Many Operating Reserves are used continuously, every hour of every day. Total Operating Reserve requirements are kind of nebulous since they do not have a specific hard minimum value. Contingency Reserves are used far less frequently. Because of the confusion over this issue, evidenced by the comments received, the drafting team thought that using minimum Contingency Reserve in the language would eliminate some of the confusion. This is a different approach but the drafting team believes this is a good approach and was supported by several commenters.

Using Contingency Reserves (which is a subset of Operating Reserves) puts a BA closer to the operating edge. The drafting team felt that the point where a BA can no longer maintain this important Contingency Reserves margin is a most serious condition and puts the BA into a position where they are very close to shedding Load (“imminent or in progress”). The drafting team felt that this warrants categorization at the highest level of EEA.

Standard EOP-011-1 — Emergency Operations
Appendix QC-EOP-011-1
Provisions specific to the standard EOP-011-1 applicable in Québec

This appendix establishes specific provisions for the application of the standard in Québec. Provisions of the standard and of its appendix must be read together for the purposes of understanding and interpretation. Where the standard and appendix differ, the appendix shall prevail.

A. Introduction

1. Title: Emergency Operations

2. Number: EOP-011-1

3. Purpose: No specific provision

4. Applicability:

No specific provisions

5. Effective Date:

5.1. Adoption of the standard by the Régie de l'énergie: Month xx, 201x

5.2. Adoption of the appendix by the Régie de l'énergie: Month xx, 201x

5.3. Effective date of the standard and its appendix in Québec:

The proposed effective date of the standard and its appendix in Québec: April 2, 2017.

The EOP-011-1, PRC-004-5(i) and PRC-010-2 standards must be adopted concurrently. The effective date of this standard should be at the same time as the modification of the glossary term Energy Emergency.

6. Background:

No specific provisions

B. Requirements and Measures

No specific provision

C. Compliance

1. Compliance Monitoring Process

1.1. Compliance Enforcement Authority

The Régie de l'énergie is responsible, in Québec, for compliance monitoring with respect to the reliability standard and its appendix that it adopts.

1.2. Evidence Retention

No specific provision

1.3. Compliance Monitoring and Assessment Processes

No specific provision

1.4. Additional Compliance Information

No specific provisions

Standard EOP-011-1 — Emergency Operations
Appendix QC-EOP-011-1
Provisions specific to the standard EOP-011-1 applicable in Québec

Table of Compliance Elements

No specific provision

D. Regional Differences

No specific provision

E. Interpretation

No specific provision

F. Associated Documents

No specific provisions

Attachment 1

No specific provisions

Guidelines and Technical Basis

No specific provisions

Revision History

Revision	Adoption Date	Action	Change Tracking
0	Month xx, 201x	New Appendix	New

A. Introduction

1. **Title: Demand and Energy Data**
2. **Number: MOD-031-2**
3. **Purpose:** To provide authority for applicable entities to collect Demand, energy and related data to support reliability studies and assessments and to enumerate the responsibilities and obligations of requestors and respondents of that data.
4. **Applicability:**

4.1. Functional Entities:

- 4.1.1 Planning Authority and Planning Coordinator (hereafter collectively referred to as the “Planning Coordinator”)

This proposed standard combines “Planning Authority” with “Planning Coordinator” in the list of applicable functional entities. The NERC Functional Model lists “Planning Coordinator” while the registration criteria list “Planning Authority,” and they are not yet synchronized. Until that occurs, the proposed standard applies to both “Planning Authority” and “Planning Coordinator.”

- 4.1.2 Transmission Planner
- 4.1.3 Balancing Authority
- 4.1.4 Resource Planner
- 4.1.5 Load-Serving Entity
- 4.1.6 Distribution Provider

5. Effective Date

- 5.1. See the MOD-031-2 Implementation Plan.

6. Background:

To ensure that various forms of historical and forecast Demand and energy data and information is available to the parties that perform reliability studies and assessments, authority is needed to collect the applicable data.

The collection of Demand, Net Energy for Load and Demand Side Management data requires coordination and collaboration between Planning Authorities (Planning Coordinators), Transmission and Resource Planners, Load-Serving Entities and Distribution Providers. Ensuring that planners and operators have access to complete and accurate load forecasts – as well as the supporting methods and assumptions used to develop these forecasts – enhances the reliability of the Bulk Electric System. Consistent documenting and information sharing activities will also improve efficient planning practices and support the identification of needed system reinforcements. Furthermore, collection of actual Demand and Demand Side Management

performance during the prior year will allow for comparison to prior forecasts and further contribute to enhanced accuracy of load forecasting practices.

Data provided under this standard is generally considered confidential by Planning Coordinators and Balancing Authorities receiving the data. Furthermore, data reported to a Regional Entity is subject to the confidentiality provisions in Section 1500 of the North American Electric Reliability Corporation Rules of Procedure and is typically aggregated with data of other functional entities in a non-attributable manner. While this standard allows for the sharing of data necessary to perform certain reliability studies and assessments, any data received under this standard for which an applicable entity has made a claim of confidentiality should be maintained as confidential by the receiving entity.

B. Requirements and Measures

- R1.** Each Planning Coordinator or Balancing Authority that identifies a need for the collection of Total Internal Demand, Net Energy for Load, and Demand Side Management data shall develop and issue a data request to the applicable entities in its area. The data request shall include: *[Violation Risk Factor: Medium] [Time Horizon: Long-term Planning]*
- 1.1.** A list of Transmission Planners, Balancing Authorities, Load Serving Entities, and Distribution Providers that are required to provide the data (“Applicable Entities”).
 - 1.2.** A timetable for providing the data. (A minimum of 30 calendar days must be allowed for responding to the request).
 - 1.3.** A request to provide any or all of the following actual data, as necessary:
 - 1.3.1.** Integrated hourly Demands in megawatts for the prior calendar year.
 - 1.3.2.** Monthly and annual integrated peak hour Demands in megawatts for the prior calendar year.
 - 1.3.2.1.** If the annual peak hour actual Demand varies due to weather-related conditions (e.g., temperature, humidity or wind speed), the Applicable Entity shall also provide the weather normalized annual peak hour actual Demand for the prior calendar year.
 - 1.3.3.** Monthly and annual Net Energy for Load in gigawatthours for the prior calendar year.
 - 1.3.4.** Monthly and annual peak hour controllable and dispatchable Demand Side Management under the control or supervision of the System Operator in megawatts for the prior calendar year. Three values shall be reported for each hour: 1) the committed megawatts (the amount under control or supervision), 2) the dispatched megawatts (the amount, if any,

activated for use by the System Operator), and 3) the realized megawatts (the amount of actual demand reduction).

- 1.4. A request to provide any or all of the following forecast data, as necessary:
 - 1.4.1. Monthly peak hour forecast Total Internal Demands in megawatts for the next two calendar years.
 - 1.4.2. Monthly forecast Net Energy for Load in gigawatthours for the next two calendar years.
 - 1.4.3. Peak hour forecast Total Internal Demands (summer and winter) in megawatts for ten calendar years into the future.
 - 1.4.4. Annual forecast Net Energy for Load in gigawatthours for ten calendar years into the future.
 - 1.4.5. Total and available peak hour forecast of controllable and dispatchable Demand Side Management (summer and winter), in megawatts, under the control or supervision of the System Operator for ten calendar years into the future.
- 1.5. A request to provide any or all of the following summary explanations, as necessary,:
 - 1.5.1. The assumptions and methods used in the development of aggregated Peak Demand and Net Energy for Load forecasts.
 - 1.5.2. The Demand and energy effects of controllable and dispatchable Demand Side Management under the control or supervision of the System Operator.
 - 1.5.3. How Demand Side Management is addressed in the forecasts of its Peak Demand and annual Net Energy for Load.
 - 1.5.4. How the controllable and dispatchable Demand Side Management forecast compares to actual controllable and dispatchable Demand Side Management for the prior calendar year and, if applicable, how the assumptions and methods for future forecasts were adjusted.
 - 1.5.5. How the peak Demand forecast compares to actual Demand for the prior calendar year with due regard to any relevant weather-related variations (e.g., temperature, humidity, or wind speed) and, if applicable, how the assumptions and methods for future forecasts were adjusted.
- M1. The Planning Coordinator or Balancing Authority shall have a dated data request, either in hardcopy or electronic format, in accordance with Requirement R1.
- R2. Each Applicable Entity identified in a data request shall provide the data requested by its Planning Coordinator or Balancing Authority in accordance with the data request issued pursuant to Requirement R1. *[Violation Risk Factor: Medium] [Time Horizon: Long-term Planning]*

- M2.** Each Applicable Entity shall have evidence, such as dated e-mails or dated transmittal letters that it provided the requested data in accordance with Requirement R2.
- R3.** The Planning Coordinator or the Balancing Authority shall provide the data listed under Requirement R1 Parts 1.3 through 1.5 for their area to the applicable Regional Entity within 75 calendar days of receiving a request for such data, unless otherwise agreed upon by the parties. *[Violation Risk Factor: Medium] [Time Horizon: Long-term Planning]*
- M3.** Each Planning Coordinator or Balancing Authority, shall have evidence, such as dated e-mails or dated transmittal letters that it provided the data requested by the applicable Regional Entity in accordance with Requirement R3.
- R4.** Any Applicable Entity shall, in response to a written request for the data included in parts 1.3-1.5 of Requirement R1 from a Planning Coordinator, Balancing Authority, Transmission Planner or Resource Planner with a demonstrated need for such data in order to conduct reliability assessments of the Bulk Electric System, provide or otherwise make available that data to the requesting entity. This requirement does not modify an entity's obligation pursuant to Requirement R2 to respond to data requests issued by its Planning Coordinator or Balancing Authority pursuant to Requirement R1. Unless otherwise agreed upon, the Applicable Entity: *[Violation Risk Factor: Medium] [Time Horizon: Long-term Planning]*
- shall not be required to alter the format in which it maintains or uses the data;
 - shall provide the requested data within 45 calendar days of the written request, subject to part 4.1 of this requirement; unless providing the requested data would conflict with the Applicable Entity's confidentiality, regulatory, or security requirements
- 4.1.** If the Applicable Entity does not provide data requested because (1) the requesting entity did not demonstrate a reliability need for the data; or (2) providing the data would conflict with the Applicable Entity's confidentiality, regulatory, or security requirements, the Applicable Entity shall, within 30 calendar days of the written request, provide a written response to the requesting entity specifying the data that is not being provided and on what basis.
- M4.** Each Applicable Entity identified in Requirement R4 shall have evidence such as dated e-mails or dated transmittal letters that it provided the data requested or provided a written response specifying the data that is not being provided and the basis for not providing the data in accordance with Requirement R4.

C. Compliance

1. Compliance Monitoring Process

1.1. Compliance Enforcement Authority

As defined in the NERC Rules of Procedure, “Compliance Enforcement Authority” means NERC or the Regional Entity in their respective roles of monitoring and enforcing compliance with the NERC Reliability Standards.

1.2. Evidence Retention

The following evidence retention periods identify the period of time an entity is required to retain specific evidence to demonstrate compliance. For instances where the evidence retention period specified below is shorter than the time since the last audit, the Compliance Enforcement Authority may ask an entity to provide other evidence to show that it was compliant for the full time period since the last audit.

The Applicable Entity shall keep data or evidence to show compliance with Requirements R1 through R4, and Measures M1 through M4, since the last audit, unless directed by its Compliance Enforcement Authority to retain specific evidence for a longer period of time as part of an investigation.

If an Applicable Entity is found non-compliant, it shall keep information related to the non-compliance until mitigation is complete and approved, or for the time specified above, whichever is longer.

The Compliance Enforcement Authority shall keep the last audit records and all requested and submitted subsequent audit records.

1.3. Compliance Monitoring and Assessment Processes:

- Compliance Audit
- Self-Certification
- Spot Checking
- Compliance Investigation
- Self-Reporting
- Complaint

1.4. Additional Compliance Information

None

Table of Compliance Elements

R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R1	Long-term Planning	Medium	N/A	N/A	N/A	The Planning Coordinator or Balancing Authority developed and issued a data request but failed to include either the entity(s) necessary to provide the data or the timetable for providing the data.
R2	Long-term Planning	Medium	<p>The Applicable Entity, as defined in the data request developed in Requirement R1, failed to provide all of the data requested in Requirement R1 part 1.5.1 through part 1.5.5</p> <p>OR</p> <p>The Applicable Entity, as defined in the data request developed in Requirement R1, provided the data requested in Requirement R1, but</p>	<p>The Applicable Entity, as defined in the data request developed in Requirement R1, failed to provide one of the requested items in Requirement R1 part 1.3.1 through part 1.3.4</p> <p>OR</p> <p>The Applicable Entity, as defined in the data request developed in Requirement R1, failed to provide one of the requested items in Requirement R1 part</p>	<p>The Applicable Entity, as defined in the data request developed in Requirement R1, failed to provide two of the requested items in Requirement R1 part 1.3.1 through part 1.3.4</p> <p>OR</p> <p>The Applicable Entity, as defined in the data request developed in Requirement R1, failed to provide two of the requested items in Requirement R1 part</p>	<p>The Applicable Entity, as defined in the data request developed in Requirement R1, failed to provide three or more of the requested items in Requirement R1 part 1.3.1 through part 1.3.4</p> <p>OR</p> <p>The Applicable Entity, as defined in the data request developed in Requirement R1, failed to provide three or more of the requested items in Requirement R1 part 1.4.1 through part 1.4.5</p>

			<p>did so after the date indicated in the timetable provided pursuant to Requirement R1 part 1.2 but prior to 6 days after the date indicated in the timetable provided pursuant to Requirement R1 part 1.2.</p>	<p>1.4.1 through part 1.4.5 OR The Applicable Entity, as defined in the data request developed in Requirement R1, provided the data requested in Requirement R1, but did so 6 days after the date indicated in the timetable provided pursuant to Requirement R1 part 1.2 but prior to 11 days after the date indicated in the timetable provided pursuant to Requirement R1 part 1.2.</p>	<p>1.4.1 through part 1.4.5 OR The Applicable Entity, as defined in the data request developed in Requirement R1, provided the data requested in Requirement R1, but did so 11 days after the date indicated in the timetable provided pursuant to Requirement R1 part 1.2 but prior to 15 days after the date indicated in the timetable provided pursuant to Requirement R1 part 1.2.</p>	<p>OR The Applicable Entity, as defined in the data request developed in Requirement R1, failed to provide the data requested in the timetable provided pursuant to Requirement R1 prior to 16 days after the date indicated in the timetable provided pursuant to Requirement R1 part 1.2.</p>
R3	Long-term Planning	Medium	<p>The Planning Coordinator or Balancing Authority, in response to a request by the Regional Entity, made available the data requested, but did so after 75 days</p>	<p>The Planning Coordinator or Balancing Authority, in response to a request by the Regional Entity, made available the data requested, but did so after 80 days</p>	<p>The Planning Coordinator or Balancing Authority, in response to a request by the Regional Entity, made available the data requested, but did so after 85 days</p>	<p>The Planning Coordinator or Balancing Authority, in response to a request by the Regional Entity, failed to make available the data requested prior to 91 days</p>

			from the date of request but prior to 81 days from the date of the request.	from the date of request but prior to 86 days from the date of the request.	from the date of request but prior to 91 days from the date of the request.	or more from the date of the request.
R4	Long-term Planning	Medium	<p>The Applicable Entity provided or otherwise made available the data to the requesting entity but did so after 45 days from the date of request but prior to 51 days from the date of the request</p> <p>OR</p> <p>The Applicable Entity that is not providing the data requested provided a written response specifying the data that is not being provided and on what basis but did so after 30 days of the written request but prior to 36 days of the written request.</p>	<p>The Applicable Entity provided or otherwise made available the data to the requesting entity but did so after 50 days from the date of request but prior to 56 days from the date of the request</p> <p>OR</p> <p>The Applicable Entity that is not providing the data requested provided a written response specifying the data that is not being provided and on what basis but did so after 35 days of the written request but prior to 41 days of the written request.</p>	<p>The Applicable Entity provided or otherwise made available the data to the requesting entity but did so after 55 days from the date of request but prior to 61 days from the date of the request</p> <p>OR</p> <p>The Applicable Entity that is not providing the data requested provided a written response specifying the data that is not being provided and on what basis but did so after 40 days of the written request but prior to 46 days of the written request.</p>	<p>The Applicable Entity failed to provide or otherwise make available the data to the requesting entity within 60 days from the date of the request</p> <p>OR</p> <p>The Applicable Entity that is not providing the data requested failed to provide a written response specifying the data that is not being provided and on what basis within 45 days of the written request.</p>

D. Regional Variances

None.

E. Interpretations

None.

F. Associated Documents

None.

Version History

Version	Date	Action	Change Tracking
1	May 6, 2014	Adopted by the NERC Board of Trustees	
1	February 19, 2015	FERC order approving MOD-031-1	
2	November 5, 2015	Adopted by the NERC Board of Trustees	
2	February 18, 2016	FERC order approving MOD-031-2. Docket No. RD16-1-000	

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Rationale

During development of this standard, text boxes were embedded within the standard to explain the rationale for various parts of the standard. Upon BOT approval, the text from the rationale text boxes was moved to this section.

Rationale for R1:

Rationale for R1: To ensure that when Planning Coordinators (PCs) or Balancing Authorities (BAs) request data (R1), they identify the entities that must provide the data (Applicable Entity in part 1.1), the data to be provided (parts 1.3 – 1.5) and the due dates (part 1.2) for the requested data.

For Requirement R1 part 1.3.2.1, if the Demand does not vary due to weather-related conditions (e.g., temperature, humidity or wind speed), or the weather assumed in the forecast was the same as the actual weather, the weather normalized actual Demand will be the same as the actual demand reported for Requirement R1 part 1.3.2. Otherwise the annual peak hour weather normalized actual Demand will be different from the actual demand reported for Requirement R1 part 1.3.2.

Balancing Authorities are included here to reflect a practice in the WECC Region where BAs are the entity that perform this requirement in lieu of the PC.

Rationale for R2:

This requirement will ensure that entities identified in Requirement R1, as responsible for providing data, provide the data in accordance with the details described in the data request developed in accordance with Requirement R1. In no event shall the Applicable Entity be required to provide data under this requirement that is outside the scope of parts 1.3 - 1.5 of Requirement R1.

Rationale for R3:

This requirement will ensure that the Planning Coordinator or when applicable, the Balancing Authority, provides the data requested by the Regional Entity.

Rationale for R4:

This requirement will ensure that the Applicable Entity will make the data requested by the Planning Coordinator or Balancing Authority in Requirement R1 available to other applicable entities (Planning Coordinator, Balancing Authority, Transmission Planner or Resource Planner) unless providing the data would conflict with the Applicable Entity's confidentiality, regulatory, or security requirements. The sharing of documentation of the supporting methods and assumptions used to develop forecasts as well as information-sharing activities will improve the efficiency of planning practices and support the identification of needed system reinforcements.

The obligation to share data under Requirement R4 does not supersede or otherwise modify any of the Applicable Entity's existing confidentiality obligations. For instance, if an entity is prohibited from providing any of the requested data pursuant to confidentiality provisions of an Open Access Transmission Tariff or a contractual arrangement, Requirement R4 does not

Application Guidelines

require the Applicable Entity to provide the data to a requesting entity. Rather, under Part 4.1, the Applicable Entity must simply provide written notification to the requesting entity that it will not be providing the data and the basis for not providing the data. If the Applicable Entity is subject to confidentiality obligations that allow the Applicable Entity to share the data only if certain conditions are met, the Applicable Entity shall ensure that those conditions are met within the 45-day time period provided in Requirement R4, communicate with the requesting entity regarding an extension of the 45-day time period so as to meet all those conditions, or provide justification under Part 4.1 as to why those conditions cannot be met under the circumstances.

Standard MOD-031-2 — Demand and Energy Data
Appendix QC-MOD-031-2
Provisions specific to the standard MOD-031-2 applicable in Québec

This appendix establishes specific provisions for the application of the standard in Québec. Provisions of the standard and of its appendix must be read together for the purposes of understanding and interpretation. Where the standard and appendix differ, the appendix shall prevail.

A. Introduction

- 1. Title:** Demand and Energy Data
- 2. Number:** MOD-031-2
- 3. Purpose:** No specific provision
- 4. Applicability:** No specific provision
- 5. Effective Date:**
 - 5.1.** Adoption of the standard by the Régie de l'énergie: Month xx, 201x
 - 5.2.** Adoption of the appendix by the Régie de l'énergie: Month xx, 201x
 - 5.3.** Effective date of the standard and its appendix in Québec:

The proposed effective date of the standard and its appendix in Québec for the Planning Coordinator, Transmission Planner, Balancing Authority, Resource Planner, and Load-Serving Entity functions: April 1, 2017

The proposed effective date of the standard and its appendix in Québec for the Distribution Provider function : The first day of the first calendar quarter six months after the adoption of the standard by the Régie de l'énergie
- 6. Background:** No specific provision

B. Requirements and measures

No specific provision

C. Compliance

- 1. Compliance Monitoring Process**
 - 1.1. Compliance Enforcement Authority**

The Régie de l'énergie is responsible, in Québec, for compliance monitoring with respect to the reliability standard and its appendix that it adopts.
 - 1.2. Evidence retention**

No specific provision
 - 1.3. Compliance Monitoring and Assessment Processes**

No specific provision
 - 1.4. Additional Compliance Information**

No specific provision

Table of Compliance Elements

No specific provision

D. Regional Differences

Standard MOD-031-2 — Demand and Energy Data

Appendix QC-MOD-031-2

Provisions specific to the standard MOD-031-2 applicable in Québec

No specific provision.

E. Interpretations

No specific provision

F. Associated Documents

No specific provision

Guidelines and Technical Basis

No specific provision

Revisions History

Revision	Adoption Date	Action	Change Tracking
0	Month xx 201x	New appendix	New

A. Introduction

1. **Title:** Protection System Misoperation Identification and Correction
2. **Number:** PRC-004-5(i)
3. **Purpose:** Identify and correct the causes of Misoperations of Protection Systems for Bulk Electric System (BES) Elements.
4. **Applicability:**
 - 4.1. **Functional Entities:**
 - 4.1.1 Transmission Owner
 - 4.1.2 Generator Owner
 - 4.1.3 Distribution Provider
 - 4.2. **Facilities:**
 - 4.2.1 Protection Systems for BES Elements, with the following exclusions:
 - 4.2.1.1 Non-protective functions that are embedded within a Protection System.
 - 4.2.1.2 Protective functions intended to operate as a control function during switching.¹
 - 4.2.1.3 Special Protection Systems (SPS).
 - 4.2.1.4 Remedial Action Schemes (RAS).
 - 4.2.1.5 Protection Systems of individual dispersed power producing resources identified under Inclusion I4 of the BES definition where the Misoperations affected an aggregate nameplate rating of less than or equal to 75 MVA of BES Facilities.
 - 4.2.2 Underfrequency load shedding (UFLS) that is intended to trip one or more BES Elements.
 - 4.2.3 Undervoltage load shedding (UVLS) that is intended to trip one or more BES Elements.
5. **Effective Date:** See Project 2008-02.2 Implementation Plan.

¹ For additional information and examples, see the “Non-Protective Functions” and “Control Functions” sections in the Application Guidelines.

B. Requirements and Measures

- R1.** Each Transmission Owner, Generator Owner, and Distribution Provider that owns a BES interrupting device that operated under the circumstances in Parts 1.1 through 1.3 shall, within 120 calendar days of the BES interrupting device operation, identify whether its Protection System component(s) caused a Misoperation: *[Violation Risk Factor: High][Time Horizon: Operations Assessment, Operations Planning]*
- 1.1** The BES interrupting device operation was caused by a Protection System or by manual intervention in response to a Protection System failure to operate; and
 - 1.2** The BES interrupting device owner owns all or part of the Composite Protection System; and
 - 1.3** The BES interrupting device owner identified that its Protection System component(s) caused the BES interrupting device(s) operation or was caused by manual intervention in response to its Protection System failure to operate.
- M1.** Each Transmission Owner, Generator Owner, and Distribution Provider shall have dated evidence that demonstrates it identified the Misoperation of its Protection System component(s), if any, that meet the circumstances in Requirement R1, Parts 1.1, 1.2, and 1.3 within the allotted time period. Acceptable evidence for Requirement R1, including Parts 1.1, 1.2, and 1.3 may include, but is not limited to the following dated documentation (electronic or hardcopy format): reports, databases, spreadsheets, emails, facsimiles, lists, logs, records, declarations, analyses of sequence of events, relay targets, Disturbance Monitoring Equipment (DME) records, test results, or transmittals.

- R2.** Each Transmission Owner, Generator Owner, and Distribution Provider that owns a BES interrupting device that operated shall, within 120 calendar days of the BES interrupting device operation, provide notification as described in Parts 2.1 and 2.2. *[Violation Risk Factor: High][Time Horizon: Operations Assessment, Operations Planning]*
- 2.1** For a BES interrupting device operation by a Composite Protection System or by manual intervention in response to a Protection System failure to operate, notification of the operation shall be provided to the other owner(s) that share Misoperation identification responsibility for the Composite Protection System under the following circumstances:
- 2.1.1** The BES interrupting device owner shares the Composite Protection System ownership with any other owner; and
- 2.1.2** The BES interrupting device owner has determined that a Misoperation occurred or cannot rule out a Misoperation; and
- 2.1.3** The BES interrupting device owner has determined that its Protection System component(s) did not cause the BES interrupting device(s) operation or cannot determine whether its Protection System components caused the BES interrupting device(s) operation.
- 2.2** For a BES interrupting device operation by a Protection System component intended to operate as backup protection for a condition on another entity's BES Element, notification of the operation shall be provided to the other Protection System owner(s) for which that backup protection was provided.
- M2.** Each Transmission Owner, Generator Owner, and Distribution Provider shall have dated evidence that demonstrates notification to the other owner(s), within the allotted time period for either Requirement R2, Part 2.1, including subparts 2.1.1, 2.1.2, and 2.1.3 and Requirement R2, Part 2.2. Acceptable evidence for Requirement R2, including Parts 2.1 and 2.2 may include, but is not limited to the following dated documentation (electronic or hardcopy format): emails, facsimiles, or transmittals.
- R3.** Each Transmission Owner, Generator Owner, and Distribution Provider that receives notification, pursuant to Requirement R2 shall, within the later of 60 calendar days of notification or 120 calendar days of the BES interrupting device(s) operation, identify whether its Protection System component(s) caused a Misoperation. *[Violation Risk Factor: High][Time Horizon: Operations Assessment, Operations Planning]*
- M3.** Each Transmission Owner, Generator Owner, and Distribution Provider shall have dated evidence that demonstrates it identified whether its Protection System component(s) caused a Misoperation within the allotted time period. Acceptable evidence for Requirement R3 may include, but is not limited to the following dated documentation (electronic or hardcopy format): reports, databases, spreadsheets, emails, facsimiles, lists, logs, records, declarations, analyses of sequence of events, relay targets, DME records, test results, or transmittals.

- 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 at least once every two full calendar quarters after the Misoperation was first identified, 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 Misoperation; or
 - A declaration that no cause was identified.
- M4.** Each Transmission Owner, Generator Owner, and Distribution Provider shall have dated evidence that demonstrates it performed at least one investigative action according to Requirement R4 every two full calendar quarters until a cause is identified or a declaration is made. Acceptable evidence for Requirement R4 may include, but is not limited to the following dated documentation (electronic or hardcopy format): reports, databases, spreadsheets, emails, facsimiles, lists, logs, records, declarations, analyses of sequence of events, relay targets, DME records, test results, or transmittals.
- R5.** Each Transmission Owner, Generator Owner, and Distribution Provider that owns the Protection System component(s) that caused the Misoperation shall, within 60 calendar days of first identifying a cause of the Misoperation: *[Violation Risk Factor: High] [Time Horizon: Operations Planning, Long-Term Planning]*
- Develop a Corrective Action Plan (CAP) for the identified Protection System component(s), and an evaluation of the CAP's applicability to the entity's other Protection Systems including other locations; 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.
- M5.** Each Transmission Owner, Generator Owner, and Distribution Provider shall have dated evidence that demonstrates it developed a CAP and an evaluation of the CAP's applicability to other Protection Systems and locations, or a declaration in accordance with Requirement R5. Acceptable evidence for Requirement R5 may include, but is not limited to the following dated documentation (electronic or hardcopy format): CAP and evaluation, or declaration.
- R6.** Each Transmission Owner, Generator Owner, and Distribution Provider shall implement each CAP developed in Requirement R5, and update each CAP if actions or timetables change, until completed. *[Violation Risk Factor: High][Time Horizon: Operations Planning, Long-Term Planning]*

- M6.** Each Transmission Owner, Generator Owner, and Distribution Provider shall have dated evidence that demonstrates it implemented each CAP, including updating actions or timetables. Acceptable evidence for Requirement R6 may include, but is not limited to the following dated documentation (electronic or hardcopy format): records that document the implementation of each CAP and the completion of actions for each CAP including revision history of each CAP. Evidence may also include work management program records, work orders, and maintenance records.

C. Compliance

1. Compliance Monitoring Process

1.1. Compliance Enforcement Authority

As defined in the NERC Rules of Procedure, “Compliance Enforcement Authority” (CEA) means NERC or the Regional Entity in their respective roles of monitoring and enforcing compliance with the NERC Reliability Standards.

1.2. Evidence Retention

The following evidence retention periods identify the period of time an entity is required to retain specific evidence to demonstrate compliance. For instances where the evidence retention period specified below is shorter than the time since the last audit, the CEA may ask an entity to provide other evidence to show that it was compliant for the full time period since the last audit.

The Transmission Owner, Generator Owner, and Distribution Provider shall keep data or evidence to show compliance as identified below unless directed by its CEA to retain specific evidence for a longer period of time as part of an investigation.

The Transmission Owner, Generator Owner, and Distribution Provider shall retain evidence of Requirements R1, R2, R3, and R4, Measures M1, M2, M3, and M4 for a minimum of 12 calendar months following the completion of each Requirement.

The Transmission Owner, Generator Owner, and Distribution Provider shall retain evidence of Requirement R5, Measure M5, including any supporting analysis per Requirements R1, R2, R3, and R4, for a minimum of 12 calendar months following completion of each CAP, completion of each evaluation, and completion of each declaration.

The Transmission Owner, Generator Owner, and Distribution Provider shall retain evidence of Requirement R6, Measure M6 for a minimum of 12 calendar months following completion of each CAP.

If a Transmission Owner, Generator Owner, or Distribution Provider is found non-compliant, it shall keep information related to the non-compliance until mitigation is complete and approved, or for the time specified above, whichever is longer.

The CEA shall keep the last audit records and all requested and submitted subsequent audit records.

1.3. Compliance Monitoring and Assessment Processes

Compliance Audit

Self-Certification

Spot Checking

Compliance Investigation

Self-Reporting

Complaint

1.4. Additional Compliance Information

None.

D. Table of Compliance Elements

R#	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R1	Operations Assessment, Operations Planning	High	The responsible entity identified whether its Protection System component(s) caused a Misoperation in accordance with Requirement R1, but in more than 120 calendar days and less than or equal to 150 calendar days of the BES interrupting device operation.	The responsible entity identified whether its Protection System component(s) caused a Misoperation in accordance with Requirement R1, but in more than 150 calendar days and less than or equal to 165 calendar days of the BES interrupting device operation.	The responsible entity identified whether its Protection System component(s) caused a Misoperation in accordance with Requirement R1, but in more than 165 calendar days and less than or equal to 180 calendar days of the BES interrupting device operation.	The responsible entity identified whether its Protection System component(s) caused a Misoperation in accordance with Requirement R1, but in more than 180 calendar days of the BES interrupting device operation. OR The responsible entity failed to identify whether its Protection System component(s) caused a Misoperation in accordance with Requirement R1.

R#	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R2	Operations Assessment, Operations Planning	High	The responsible entity notified the other owner(s) of the Protection System component(s) in accordance with Requirement R2, but in more than 120 calendar days and less than or equal to 150 calendar days of the BES interrupting device operation.	The responsible entity notified the other owner(s) of the Protection System component(s) in accordance with Requirement R2, but in more than 150 calendar days and less than or equal to 165 calendar days of the BES interrupting device operation.	The responsible entity notified the other owner(s) of the Protection System component(s) in accordance with Requirement R2, but in more than 165 calendar days and less than or equal to 180 calendar days of the BES interrupting device operation.	The responsible entity notified the other owner(s) of the Protection System component(s) in accordance with Requirement R2, but in more than 180 calendar days of the BES interrupting device operation. OR The responsible entity failed to notify one or more of the other owner(s) of the Protection System component(s) in accordance with Requirement R2.

R#	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R3	Operations Assessment, Operations Planning	High	The responsible entity identified whether or not its Protection System component(s) caused a Misoperation in accordance with Requirement R3, but was less than or equal to 30 calendar days late.	The responsible entity identified whether or not its Protection System component(s) caused a Misoperation in accordance with Requirement R3, but was greater than 30 calendar days and less than or equal to 45 calendar days late.	The responsible entity identified whether or not its Protection System component(s) caused a Misoperation in accordance with Requirement R3, but was greater than 45 calendar days and less than or equal to 60 calendar days late.	The responsible entity identified whether or not its Protection System component(s) caused a Misoperation in accordance with Requirement R3, but was greater than 60 calendar days late. OR The responsible entity failed to identify whether or not a Misoperation of its Protection System component(s) occurred in accordance with Requirement R3.

R#	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R4	Operations Assessment, Operations Planning	High	The responsible entity performed at least one investigative action in accordance with Requirement R4, but was less than or equal to one calendar quarter late.	The responsible entity performed at least one investigative action in accordance with Requirement R4, but was greater than one calendar quarter and less than or equal to two calendar quarters late.	The responsible entity performed at least one investigative action in accordance with Requirement R4, but was greater than two calendar quarters and less than or equal to three calendar quarters late.	The responsible entity performed at least one investigative action in accordance with Requirement R4, but was more than three calendar quarters late. OR The responsible entity failed to perform investigative action(s) in accordance with Requirement R4.

R#	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R5	Operations Planning, Long-Term Planning	High	<p>The responsible entity developed a CAP, or explained in a declaration in accordance with Requirement R5, but in more than 60 calendar days and less than or equal to 70 calendar days of first identifying a cause of the Misoperation.</p> <p>OR</p> <p>(See next page)</p>	<p>The responsible entity developed a CAP, or explained in a declaration in accordance with Requirement R5, but in more than 70 calendar days and less than or equal to 80 calendar days of first identifying a cause of the Misoperation.</p> <p>OR</p> <p>(See next page)</p>	<p>The responsible entity developed a CAP, or explained in a declaration in accordance with Requirement R5, but in more than 80 calendar days and less than or equal to 90 calendar days of first identifying a cause of the Misoperation.</p> <p>OR</p> <p>(See next page)</p>	<p>The responsible entity developed a CAP, or explained in a declaration in accordance with Requirement R5, but in more than 90 calendar days of first identifying a cause of the Misoperation.</p> <p>OR</p> <p>The responsible entity failed to develop a CAP or explain in a declaration in accordance with Requirement R5.</p> <p>OR</p> <p>(See next page)</p>

R#	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R5	(Continued)		The responsible entity developed an evaluation in accordance with Requirement R5, but in more than 60 calendar days and less than or equal to 70 calendar days of first identifying a cause of the Misoperation.	The responsible entity developed an evaluation in accordance with Requirement R5, but in more than 70 calendar days and less than or equal to 80 calendar days of first identifying a cause of the Misoperation.	The responsible entity developed an evaluation in accordance with Requirement R5, but in more than 80 calendar days and less than or equal to 90 calendar days of first identifying a cause of the Misoperation.	The responsible entity developed an evaluation in accordance with Requirement R5, but in more than 90 calendar days of first identifying a cause of the Misoperation. OR The responsible entity failed to develop an evaluation in accordance with Requirement R5.
R6	Operations Planning, Long-Term Planning	High	The responsible entity implemented, but failed to update a CAP, when actions or timetables changed, in accordance with Requirement R6.	N/A	N/A	The responsible entity failed to implement a CAP in accordance with Requirement R6.

E. Regional Variances

None.

F. Interpretations

None.

G. Associated Documents

NERC System Protection and Controls Subcommittee of the NERC Planning Committee, Assessment of Standards: PRC-003-1 – Regional Procedure for Analysis of Misoperations of Transmission and Generation Protection Systems, PRC-004-1 – Analysis and Mitigation of Transmission and Generation Protection Misoperations, PRC-016-1 – Special Protection System Misoperations, May 22, 2009.²

Version History

Version	Date	Action	Change Tracking
0	April 1, 2005	Effective Date	New
1	December 1, 2005	1. Changed incorrect use of certain hyphens (-) to “en dash” (–) and “em dash (—).” 2. Added “periods” to items where appropriate. 3. Changed “Timeframe” to “Time Frame” in item D, 1.2.	01/20/06
1a	February 17, 2011	Adopted by NERC Board of Trustees	Project 2009-17 interpretation adding Appendix 1 - Interpretation regarding applicability of standard to protection of radially connected transformers
1a	September 26, 2011	Appended FERC-approved interpretation of R1 and R3 to version 1	FERC’s Order approving the interpretation of R1 and R3 is effective as of September 26, 2011

² (<http://www.nerc.com/comm/PC/System%20Protection%20and%20Control%20Subcommittee%20SPCS%20DL/PRC-003-004-016%20Report.pdf>).

Version	Date	Action	Change Tracking
2	August 5, 2010	Adopted by NERC Board of Trustees	Project 2010-12 modifications to address Order No. 693 Directives contained in paragraph 1469
2a	September 26, 2011	Appended FERC-approved interpretation of R1 and R3 to version 2	FERC’s Order approving the interpretation of R1 and R3 is effective as of September 26, 2011
2.1a	February 9, 2012	Adopted by NERC Board of Trustees	Errata change under Project 2010-07 to add “...and generator interconnection Facility...”
3	August 14, 2014	Adopted by NERC Board of Trustees	Revision under Project 2010-05.1
4	November 13, 2014	Adopted by NERC Board of Trustees	Applicability revision under Project 2014-01 to clarify application of Requirements to BES dispersed power producing resources
5	May 7, 2015	Adopted by NERC Board of Trustees	Revision under Project 2008-02.2
5(i)	June 22, 2015	Adopted by NERC Board of Trustees	Revision to VRF designations from “Medium” to “High” for Requirements R1 through R6, in compliance with the Federal Energy Regulatory Commission’s directive in N. Am. Elec. Reliability Corp., 151 FERC ¶ 61,129 (2015)

Guidelines and Technical Basis

Introduction

This standard addresses the reliability issues identified in the letter³ from Gerry Cauley, NERC President and CEO, dated January 7, 2011.

“Nearly all major system failures, excluding perhaps those caused by severe weather, have misoperations of relays or automatic controls as a factor contributing to the propagation of the failure. ...Relays can misoperate, either operate when not needed or fail to operate when needed, for a number of reasons. First, the device could experience an internal failure – but this is rare. Most commonly, relays fail to operate correctly due to incorrect settings, improper coordination (of timing and set points) with other devices, ineffective maintenance and testing, or failure of communications channels or power supplies. Preventable errors can be introduced by field personnel and their supervisors or more programmatically by the organization.”

The standard also addresses the findings in the *2011 Risk Assessment of Reliability Performance*⁴; July 2011.

“...a number of multiple outage events were initiated by protection system Misoperations. These events, which go beyond their design expectations and operating procedures, represent a tangible threat to reliability. A deeper review of the root causes of dependent and common mode events, which include three or more automatic outages, is a high priority for NERC and the industry.”

The *State of Reliability 2014*⁵ report continued to identify Protection System Misoperations as a significant contributor to automatic transmission outage severity. The report recommended completion of the development of PRC-004-3 as part of the solution to address Protection System Misoperations.

Definitions

The Misoperation definition is based on the IEEE/PSRC Working Group I3 “Transmission Protective Relay System Performance Measuring Methodology⁶.” Misoperations of a Protection System include failure to operate, slowness in operating, or operating when not required either during a Fault or non-Fault condition.

³ (<http://www.nerc.com/pa/Stand/Project%20201005%20Protection%20System%20Misoperations%20DL/20110209130708-Cauley%20letter.pdf>).

⁴ “2011 Risk Assessment of Reliability Performance.” NERC. (http://www.nerc.com/files/2011_RARPR_FINAL.pdf, July 2011). Pg. 3.

⁵ “State of Reliability 2014.” NERC. (<http://www.nerc.com/pa/Stand/Pages/ReliabilityCoordinationProject20066.aspx>). May 2014. Pg. 18 of 106.

⁶ “Transmission Protective Relay System Performance Measuring Methodology.” Working Group I3 of Power System Relaying Committee of IEEE Power Engineering Society. 1999.

For reference, a “Protection System” is defined in the *Glossary of Terms Used in NERC Reliability Standards* (“NERC Glossary”) as:

- Protective relays which respond to electrical quantities,
- Communications systems necessary for correct operation of protective functions,
- Voltage and current sensing devices providing inputs to protective relays,
- Station dc supply associated with protective functions (including station batteries, battery chargers, and non-battery-based dc supply), and
- Control circuitry associated with protective functions through the trip coil(s) of the circuit breakers or other interrupting devices.

A BES interrupting device is a BES Element, typically a circuit breaker or circuit switcher that has the capability to interrupt fault current. Although BES interrupting device mechanisms are not part of a Protection System, the standard uses the operation of a BES interrupting device by a Protection System to initiate the review for Misoperation.

The following two definitions are being proposed for inclusion in the NERC Glossary:

Composite Protection System – *The total complement of Protection System(s) that function collectively to protect an Element. Backup protection provided by a different Element’s Protection System(s) is excluded.*

The Composite Protection System definition is based on the principle that an Element’s multiple layers of protection are intended to function collectively. This definition has been introduced in this standard and incorporated into the proposed definition of Misoperation to clarify that the overall performance of an Element’s total complement of protection should be considered while evaluating an operation.

Composite Protection System – Line Example

The Composite Protection System of the Alpha-Beta line (Circuit #123) is comprised of current differential, permissive overreaching transfer trip (POTT), step distance (classic zone 1, zone 2, and zone 3), instantaneous-overcurrent, time-overcurrent, out-of-step, and overvoltage protection. The protection is housed at the Alpha and Beta substations, and includes the associated relays, communications systems, voltage and current sensing devices, DC supplies, and control circuitry.

Composite Protection System – Transformer Example

The Composite Protection System of the Alpha transformer (#2) is comprised of internal differential, overall differential, instantaneous-overcurrent, and time-overcurrent protection. The protection is housed at the Alpha substation, and includes the associated relays, voltage and current sensing devices, DC supplies, and control circuitry.

Composite Protection System – Generator Example

The Composite Protection System of the Beta generator (#3) is comprised of generator differential, overall differential, overcurrent, stator ground, reverse power, volts per hertz, loss-of-field, and undervoltage protection. The protection is housed at the Beta generating plant and at the Beta substation, and includes the associated relays, voltage and current sensing devices, DC supplies, and control circuitry.

Composite Protection System – Breaker Failure Example

Breaker failure protection provides backup protection for the breaker, and therefore is part of the breaker’s Composite Protection System. Considering breaker failure protection to be part of another Element’s Composite Protection System could lead to an incorrect conclusion that a breaker failure operation automatically satisfies the “Slow Trip” criteria of the Misoperation definition.

- An example of a correct operation of the breaker’s Composite Protection System is when the breaker failure relaying tripped because the line relaying operated, but the breaker failed to clear the Fault. The breaker failure relaying operated because of a failed trip coil. The failed trip coil caused a Misoperation of the line’s Composite Protection System.
- An example of a correct operation of the breaker’s Composite Protection System is when the breaker failure relaying tripped because the line relaying operated, but the breaker failed to clear the Fault. Only the breaker failure relaying operated because of a failed breaker mechanism. This was not a Misoperation because the breaker mechanism is not part of the breaker’s Composite Protection System.
- An example of an “Unnecessary Trip – During Fault” is when the breaker failure relaying tripped at the same time as the line relaying during a Fault. The Misoperation was due to the breaker failure timer being set to zero.

Misoperation – *The failure a Composite Protection System to operate as intended for protection purposes. Any of the following is a Misoperation:*

- 1. Failure to Trip – During Fault** – *A failure of a Composite Protection System to operate for a Fault condition for which it is designed. The failure of a Protection System component is not a Misoperation as long as the performance of the Composite Protection System is correct.*
- 2. Failure to Trip – Other Than Fault** – *A failure of a Composite Protection System to operate for a non-Fault condition for which it is designed, such as a power swing, undervoltage, overexcitation, or loss of excitation. The failure of a Protection System component is not a Misoperation as long as the performance of the Composite Protection System is correct.*

3. **Slow Trip – During Fault** – *A Composite Protection System operation that is slower than required for a Fault condition if the duration of its operating time resulted in the operation of at least one other Element’s Composite Protection System.*
4. **Slow Trip – Other Than Fault** – *A Composite Protection System operation that is slower than required for a non-Fault condition, such as a power swing, undervoltage, overexcitation, or loss of excitation, if the duration of its operating time resulted in the operation of at least one other Element’s Composite Protection System.*
5. **Unnecessary Trip – During Fault** – *An unnecessary Composite Protection System operation for a Fault condition on another Element.*
6. **Unnecessary Trip – Other Than Fault** – *An unnecessary Composite Protection System operation for a non-Fault condition. A Composite Protection System operation that is caused by personnel during on-site maintenance, testing, inspection, construction, or commissioning activities is not a Misoperation.*

The Misoperation definition is based on the principle that an Element’s total complement of protection is intended to operate dependably and securely.

- Failure to automatically reclose after a Fault condition is not included as a Misoperation because reclosing equipment is not included within the definition of Protection System.
- A breaker failure operation does not, in itself, constitute a Misoperation.
- A remote backup operation resulting from a “Failure to Trip” or a “Slow Trip” does not, in itself, constitute a Misoperation.

This proposed definition of Misoperation provides additional clarity over the current version. A Misoperation is the failure of a Composite Protection System to operate as intended for protection purposes. The definition includes six categories which provide further differentiation of what constitutes a Misoperation. These categories are discussed in greater detail in the following sections.

Failure to Trip – During Fault

This category of Misoperation typically results in the Fault condition being cleared by remote backup Protection System operation.

Example 1a: A failure of a transformer's Composite Protection System to operate for a transformer Fault is a Misoperation.

Example 1b: A failure of a "primary" transformer relay (or any other component) to operate for a transformer Fault is not a “Failure to Trip – During Fault” Misoperation as long as another component of the transformer's Composite Protection System operated.

Example 1c: A lack of target information does not by itself constitute a Misoperation. When a high-speed pilot system does not target because a high-speed zone element trips first, it would not in and of itself be a Misoperation.

Example 1d: A failure of an overall differential relay to operate is not a “Failure to Trip – During Fault” Misoperation as long as another component such as a generator differential relay operated.

Example 1e: The Composite Protection System for a bus does not operate during a bus Fault which results in the operation of all local transformer Protection Systems connected to that bus and all remote line Protection Systems connected to that bus isolating the faulted bus from the grid. The operation of the local transformer Protection Systems and the operation of all remote line Protection Systems correctly provided backup protection. There is one “Failure to Trip – During Fault” Misoperation of the bus Composite Protection System.

In analyzing the Protection System for Misoperation, the entity must also consider whether the “Slow Trip – During Fault” category applies to the operation.

Failure to Trip – Other Than Fault

This category of Misoperation may have resulted in operator intervention. The “Failure to Trip – Other Than Fault” conditions cited in the definition are examples only, and do not constitute an all-inclusive list.

Example 2a: A failure of a generator's Composite Protection System to operate for an unintentional loss of field condition is a Misoperation.

Example 2b: A failure of an overexcitation relay (or any other component) is not a "Failure to Trip – Other Than Fault" Misoperation as long as the generator's Composite Protection System operated as intended isolating the generator from the BES.

In analyzing the Protection System for Misoperation, the entity must also consider whether the “Slow Trip – Other Than Fault” category applies to the operation.

Slow Trip – During Fault

This category of Misoperation typically results in remote backup Protection System operation before the Fault is cleared.

Example 3a: A Composite Protection System that is slower than required for a Fault condition is a Misoperation if the duration of its operating time resulted in the operation of at least one other Element’s Composite Protection System. The current differential element of a multiple function relay failed to operate for a line Fault. The same relay's time-overcurrent element operated after a time delay. However, an adjacent line also operated from a time-overcurrent element. The faulted line's time-overcurrent element was found to be set to trip too slowly.

Example 3b: A failure of a breaker's Composite Protection System to operate as quickly as intended to meet the expected critical Fault clearing time for a line Fault in conjunction with a breaker failure (i.e., stuck breaker) is a Misoperation if it resulted in an unintended operation of at least one other Element's Composite Protection System. If a generating unit's Composite Protection System operates due to instability caused by the slow trip of the breaker's Composite Protection System, it is not an "Unnecessary Trip – During Fault" Misoperation of the generating unit's Composite Protection System. This event would be a "Slow Trip – During Fault" Misoperation of the breaker's Composite Protection System.

Example 3c: A line connected to a generation interconnection station is protected with two independent high-speed pilot systems. The Composite Protection System for this line also includes step distance and time-overcurrent schemes in addition to the two pilot systems. During a Fault on this line, the two pilot systems fail to operate and the time-overcurrent scheme operates clearing the Fault with no generating units or other Elements tripping (i.e., no over-trips). This event is not a Misoperation.

The phrase "slower than required" means the duration of its operating time resulted in the operation of at least one other Element's Composite Protection System. It would be impractical to provide a precise tolerance in the definition that would be applicable to every type of Protection System. Rather, the owner(s) reviewing each Protection System operation should understand whether the speed and outcome of its Protection System operation met their objective. The intent is not to require documentation of exact Protection System operation times, but to assure consideration of relay coordination and system stability by the owner(s) reviewing each Protection System operation.

The phrase "resulted in the operation of any other Composite Protection System" refers to the need to ensure that relaying operates in the proper or planned sequence (i.e., the primary relaying for a faulted Element operates before the remote backup relaying for the faulted Element).

In analyzing the Protection System for Misoperation, the entity must also consider the "Unnecessary Trip – During Fault" category to determine if an "unnecessary trip" applies to the Protection System operation of an Element other than the faulted Element.

If a coordination error was at the local terminal (i.e., set too slow), then it was a "Slow Trip," category of Misoperation at the local terminal.

Slow Trip – Other Than Fault

The phrase "slower than required" means the duration of its operating time resulted in the operation of at least one other Element's Composite Protection System. It would be impractical to provide a precise tolerance in the definition that would be applicable to every type of Protection System. Rather, the owner(s) reviewing each Protection System operation should understand whether the speed and outcome of its Protection System operation met their objective. The intent is not to require documentation of exact Protection System operation

times, but to assure consideration of relay coordination and system stability by the owner(s) reviewing each Protection System operation.

Example 4: A phase to phase fault occurred on the terminals of a generator. The generator's Composite Protection System and a transmission line's Composite Protection System both operated in response to the fault. It was found during subsequent investigation that the generator protection contained an inappropriate time delay. This caused the transmission line's correctly set overreaching zone of protection to operate. This was a Misoperation of the generator's Composite Protection System, but not of the transmission line's Composite Protection System.

The "Slow Trip – Other Than Fault" conditions cited in the definition are examples only, and do not constitute an all-inclusive list.

Unnecessary Trip – During Fault

An operation of a properly coordinated remote Protection System is not in and of itself a Misoperation if the Fault has persisted for a sufficient time to allow the correct operation of the Composite Protection System of the faulted Element to clear the Fault. A BES interrupting device failure, a "failure to trip" Misoperation, or a "slow trip" Misoperation may result in a proper remote Protection System operation.

Example 5: An operation of a transformer's Composite Protection System which trips (i.e., over-trips) for a properly cleared line Fault is a Misoperation. The Fault is cleared properly by the faulted equipment's Composite Protection System (i.e., line relaying) without the need for an external Protection System operation resulting in an unnecessary trip of the transformer protection; therefore, the transformer Protection System operation is a Misoperation.

Example 5b: An operation of a line's Composite Protection System which trips (i.e., over-trips) for a properly cleared Fault on a different line is a Misoperation. The Fault is cleared properly by the faulted line's Composite Protection System (i.e., line relaying); however, elsewhere in the system, a carrier blocking signal is not transmitted (e.g., carrier ON/OFF switch found in OFF position) resulting in the operation of a remote Protection System, single-end trip of a non-faulted line. The operation of the Protection System for the non-faulted line is an unnecessary trip during a Fault. Therefore, the non-faulted line Protection System operation is an "Unnecessary Trip – During Fault" Misoperation.

Example 5c: If a coordination error was at the remote terminal (i.e., set too fast), then it was an "Unnecessary Trip – During Fault" category of Misoperation at the remote terminal.

Unnecessary Trip – Other Than Fault

Unnecessary trips for non-Fault conditions include but are not limited to: power swings, overexcitation, loss of excitation, frequency excursions, and normal operations.

Example 6a: An operation of a line's Composite Protection System due to a relay failure during normal operation is a Misoperation.

Example 6b: Tripping a generator by the operation of the loss of field protection during an off-nominal frequency condition while the field is intact is a Misoperation assuming the Composite Protection System was not intended to operate under this condition.

Example 6c: An impedance line relay trip for a power swing that entered the relay's characteristic is a Misoperation if the power swing was stable and the relay operated because power swing blocking was enabled and should have prevented the trip, but did not.

Example 6d: Tripping a generator operating at normal load by the operation of a reverse power protection relay due to a relay failure is a Misoperation.

Additionally, an operation that occurs during a non-Fault condition but was initiated directly by on-site (i.e., real-time) maintenance, testing, inspection, construction, or commissioning is not a Misoperation.

Example 6e: A BES interrupting device operation that occurs at the remote end of a line during a non-Fault condition because a direct transfer trip was initiated by system maintenance and testing activities at the local end of the line is not a Misoperation because of the maintenance exclusion in category 6 of the definition of "Misoperation."

The "on-site" activities at one location that initiates a trip to another location are included in this exemption. This includes operation of a Protection System when energizing equipment to facilitate measurements, such as verification of current circuits as a part of performing commissioning; however, once the maintenance, testing, inspection, construction, or commissioning activity associated with the Protection System is complete, the "on-site" Misoperation exclusion no longer applies, regardless of the presence of on-site personnel.

Special Cases

Protection System operations for these cases would not be a Misoperation.

Example 7a: A generator Protection System operation prior to closing the unit breaker(s) is not a Misoperation provided no in-service Elements are tripped.

This type of operation is not a Misoperation because the generating unit is not synchronized and is isolated from the BES. Protection System operations that occur when the protected Element is out of service and that do not trip any in-service Elements are not Misoperations.

In some cases where zones of protection overlap, the owner(s) of Elements may decide to allow a Protection System to operate faster in order to gain better overall Protection System performance for an Element.

Example 7b: The high-side of a transformer connected to a line may be within the zone of protection of the supplying line's relaying. In this case, the line relaying is planned to protect the area of the high-side of the transformer and into its primary winding. In order to provide faster protection for the line, the line relaying may be designed and set to operate without direct coordination (or coordination is waived) with local protection for Faults on the high-side of the connected transformer. Therefore, the operation of the line relaying for a high-side transformer Fault operated as intended and would not be a Misoperation.

Below are examples of conditions that would be a Misoperation.

Example 7c: A 230 kV shunt capacitor bank was released for operational service. The capacitor bank trips due to a settings error in the capacitor bank differential relay upon energization.

Example 7d: A 230/115 kV BES transformer bank trips out when being re-energized due to an incorrect operation of the transformer differential relay for inrush after being released for operational service. Only the high-side breaker opens since the low-side breaker had not yet been closed.

Non-Protective Functions

BES interrupting device operations which are initiated by non-protective functions, such as those associated with generator controls, excitation controls, or turbine/boiler controls, static voltampere-reactive compensators (SVC), flexible ac transmission systems (FACTS), high-voltage dc (HVdc) transmission systems, circuit breaker mechanisms, or other facility control systems are not operations of a Protection System. The standard is not applicable to non-protective functions such as automation (e.g., data collection) or control functions that are embedded within a Protection System.

Control Functions

The entity must make a determination as to whether the standard is applicable to each operation of its Protection System in accordance with the provided exclusions in the standard's Applicability, see Section 4.2.1. The subject matter experts (SME) developing this standard recognize that entities use Protection Systems as part of a routine practice to control BES Elements. This standard is not applicable to operation of protective functions within a Protection System when intended for controlling a BES Element as a part of an entity's process or planned switching sequence. The following are examples of conditions to which this standard is not applicable:

Example 8a: The reverse power protective function that operates to remove a generating unit from service using the entity's normal or routine process.

Example 8b: The reverse power relay enables a permissive trip and the generator operator trips the unit.

The standard is not applicable to operation of the protective relay because its operation is intended as a control function as part of a controlled shutdown sequence for the generator. However, the standard remains applicable to operation of the reverse power relay when it operates for conditions not associated with the controlled shutdown sequence, such as a motoring condition caused by a trip of the prime mover.

The following is another example of a condition to which this standard is not applicable:

Example 8c: Operation of a capacitor bank interrupting device for voltage control using functions embedded within a microprocessor based relay that is part of a Protection System.

The above are examples only, and do not constitute an all-inclusive list to which the standard is not applicable.

Extenuating Circumstances

In the event of a natural disaster or other extenuating circumstances, the December 20, 2012 Sanction Guidelines of the North American Electric Reliability Corporation, Section 2.8, Extenuating Circumstances, reads: “In unique extenuating circumstances causing or contributing to the violation, such as significant natural disasters, NERC or the Regional Entity may significantly reduce or eliminate Penalties.” The Regional Entities to whom NERC has delegated authority will consider extenuating circumstances when considering any sanctions in relation to the timelines outlined in this standard.

The volume of Protection System operations tend to be sporadic. If a high rate of Protection System operations is not sustained, utilities will have an opportunity to catch up within the 120 day period.

Requirement Time Periods

The time periods within all the Requirements are distinct and separate. The applicable entity in Requirement R1 has 120 calendar days to identify whether a BES interrupting device operation is a Misoperation. Once the applicable entity has identified a Misoperation, it has completed its performance under Requirement R1. Identified Misoperations without an identified cause become subject to Requirement R4 and any subsequent Requirements as necessary. Identified Misoperations with an identified cause become subject to Requirement R5 and any subsequent Requirements as necessary.

In Requirement R2, the applicable entity has 120 calendar days, based on the date of the BES interrupting device operation, to provide notification to the other Protection System owners that meet the circumstances in Parts 2.1 and 2.2. For the case of an applicable entity that was notified (R3), it has the later of 120 calendar days from the date of the BES interrupting device operation or 60 calendar days of notification to identify whether its Protection System components caused a Misoperation.

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. The time period(s) in Requirement R4 resets upon each period. When the applicable entity's investigative actions identify the cause of the identified Misoperation or the applicable entity declares that no cause was found, the applicable entity has completed its performance in Requirement R4.

The time period in Requirement R5 begins when the Misoperation cause is first identified. The applicable entity is allotted 60 calendar days to perform one of the two activities listed in Requirement R5 (e.g., CAP or declaration) to complete its performance under Requirement R5.

Requirement R6 time period is determined by the actions and the associated timetable to complete those actions identified in the CAP. The time periods contained in the CAP may change from time to time and the applicable entity is required to update the timetable when it changes.

Time periods provided in the Requirements are intended to provide a reasonable amount of time to perform each Requirement. Performing activities in the least amount of time facilitates prompt identification of Misoperations, notification to other Protection System owners, identification of the cause(s), correction of the cause(s), and that important information is retained that may be lost due to time.

Requirement R1

This Requirement initiates a review of each BES interrupting device operation to identify whether or not a Misoperation may have occurred. Since the BES interrupting device owner typically monitors and tracks device operations, the owner is the logical starting point for identifying Misoperations of Protection Systems for BES Elements. A review is required when (1) a BES interrupting device operates that is caused by a Protection System or by manual intervention in response to a Protection System failure to operate, (2) regardless of whether the owner owns all or part of the Protection System component(s), and (3) the owner identified its Protection System component(s) as causing the BES interrupting device operation or was caused by manual intervention in response to its Protection System failure to operate.

Since most Misoperations result in the operation of one or more BES interrupting devices, these operations initiate a review to identify any Misoperation. If an Element is manually isolated in response to a failure to operate, the manual isolation of the Element triggers a review for Misoperation.

Example R1a: The failure of a loss of field relay on a generating unit where an operator takes action to isolate the unit.

Manual intervention may indicate a Misoperation has occurred, thus requiring the initiation of an investigation by the BES interrupting device owner.

For the case where a BES interrupting device did not operate and remote clearing occurs due to the failure of a Composite Protection System to operate, the BES interrupting device owner would still review the operation under Requirement R1. However, if the BES interrupting device

owner determines that its Protection System component operated as backup protection for a condition on another entity's BES Element, the owner would provide notification of the operation to the other Protection System owner(s) under Requirement R2, Part 2.2.

Protection Systems are made of many components. These components may be owned by different entities. For example, a Generator Owner may own a current transformer that sends information to a Transmission Owner's differential relay. All of these components and many more are part of a Protection System. It is expected that all of the owners will communicate with each other, sharing information freely, so that Protection System operations can be analyzed, Misoperations identified, and corrective actions taken.

Each entity is expected to use judgment to identify those Protection System operations that meet the definition of Misoperation regardless of the level of ownership. A combination of available information from resources such as counters, relay targets, Supervisory Control and Data Acquisition (SCADA) systems, or DME would typically be used to determine whether or not a Misoperation occurred. The intent of the standard is to classify an operation as a Misoperation if the available information leads to that conclusion. In many cases, it will not be necessary to leverage all available data to determine whether or not a Misoperation occurred. The standard also allows an entity to classify an operation as a Misoperation if entity is not sure. The entity may decide to identify the operation as a Misoperation to satisfy Requirement R1 and continue its investigation for a cause of the Misoperation under Requirement R4. If the continued investigative actions are inconclusive, the entity may declare no cause found and end its investigation. The entity is allotted 120 calendar days from the date of its BES interrupting device operation to identify whether its Protection System component(s) caused a Misoperation.

The Protection System operation may be documented in a variety of ways such as in a report, database, spreadsheet, or list. The documentation may be organized in a variety of ways such as by BES interrupting device, protected Element, or Composite Protection System.

Repeated operations which occur during the same automatic reclosing sequence do not need a separate identification under Requirement R1. Repeated Misoperations which occur during the same 24-hour period do not need a separate identification under Requirement R1. This is consistent with the NERC *Misoperations Report*⁷ which states:

“In order to avoid skewing the data with these repeated events, the NERC SPCS should clarify, in the next annual update of the misoperation template, that all misoperations due to the same equipment and cause within a 24 hour period be recorded as one misoperation.”

The following is an example of a condition that is not a Misoperation.

⁷ “Misoperations Report.” Reporting Multiple Occurrences. NERC Protection System Misoperations Task Force. (http://www.nerc.com/docs/pc/psmtf/PSMTF_Report.pdf). April 1, 2013. Pg. 37 of 40.

Example R1b: A high impedance Fault occurs within a transformer. The sudden pressure relaying detects and operates for the Fault, but the differential relaying did not operate due to the low Fault current levels. This is not a Misoperation because the Composite Protection System was not required to operate because the Fault was cleared by the sudden pressure relay.

Requirement R2

Requirement R2 ensures notification of those who have a role in identifying Misoperations, but were not accounted for within Requirement R1. In the case of multi-entity ownership, the entity that owns the BES interrupting device that operated is expected to use judgment to identify those Protection System operations that meet the definition of Misoperation under Requirement R1; however, if the entity that owns a BES interrupting device determines that its Protection System component(s) did not cause the BES interrupting device(s) operation or cannot determine whether its Protection System components caused the BES interrupting device(s) operation, it must notify the other Protection System owner(s) that share Misoperation identification responsibility when the criteria in Requirement R2 is met.

This Requirement does not preclude the Protection System owners from initially communicating and working together to determine whether a Misoperation occurred and, if so, the cause. The BES interrupting device owner is only required to officially notify the other owners when it: (1) shares the Composite Protection System ownership with other entity(ies), (2) determines that a Misoperation occurred or cannot rule out a Misoperation, and (3) determines its Protection System component(s) did not cause a Misoperation or is unsure. Officially notifying the other owners without performing a preliminary review may unnecessarily burden the other owners with compliance obligations under Requirement R3, redirect valuable resources, and add little benefit to reliability. The BES interrupting device owner should officially notify other owners when appropriate within the established time period.

The following is an example of a notification to another Protection System owner:

Example R2a: Circuit breakers A and B at the Charlie station tripped from directional comparison blocking (DCB) relaying on 03/03/2014 at 15:43 UTC during an external Fault. As discussed last week, the fault records indicate that a problem with your equipment (failure to transmit) caused the operation.

Example R2b: A generator unit tripped out immediately upon synchronizing to the grid due to a Misoperation of its overcurrent protection. The Transmission Owner owns the 230 kV generator breaker that operated. The Transmission Owner, as the owner of the BES interrupting device after determining that its Protection System components did not cause the Misoperation, notified the Generator Owner of the operation. The Generator Owner investigated and determined that its Protection System components caused the Misoperation. In this example, the Generator Owner's Protection System components did cause the Misoperation. As the owner of the Protection System components that caused the Misoperation, the Generator Owner is responsible for creating and implementing the CAP.

A Composite Protection System owned by different functional entities within the same registered entity does not necessarily satisfy the notification criteria in Part 2.1.1 of Requirement R2. For example, if the same personnel within a registered entity perform the Misoperation identification for both the Generator Owner and Transmission Owner functions, then the Misoperation identification would be completely covered in Requirement R1, and therefore notification would not be required. However, if the Misoperation identification is handled by different groups, then notification would be required because the Misoperation identification would not necessarily be covered in Requirement R1.

Example R2c: Line A Composite Protection System (owned by entity 1) failed to operate for an internal Fault. As a result, the zone 3 portion of Line B's Composite Protection System (owned by entity 2) and zone 3 portion of Line C's Composite Protection System (owned by entity 3) operated to clear the Fault. Entity 2 and 3 notified entity 1 of the remote zone 3 operation.

For the case where a BES interrupting device operates to provide backup protection for a non-BES Element, the entity reviewing the operation is not required to notify the other owners of Protection Systems for non-BES Elements. No notification is required because this Reliability Standard is not applicable to Protection Systems for non-BES Elements.

Requirement R3

For Requirement R3 (i.e., notification received), the entity that also owns a portion of the Composite Protection System is expected to use judgment to identify whether the Protection System operation is a Misoperation. A combination of available information from resources such as counters, relay targets, SCADA, DME, and information from the other owner(s) would typically be used to determine whether or not a Misoperation occurred. The intent of the standard is to classify an operation as a Misoperation if the available information leads to that conclusion. In many cases, it will not be necessary to leverage all available data to determine whether or not a Misoperation occurred. The standard also allows an entity to classify an operation as a Misoperation if an entity is not sure. The entity may decide to identify the operation as a Misoperation to satisfy Requirement R1 and continue its investigation for a cause of the Misoperation under Requirement R4. If the continued investigative actions are inconclusive, the entity may declare no cause found and end its investigation.

The entity that is notified by the BES interrupting device owner is allotted the later of 60 calendar days from receipt of notification or 120 calendar days from the BES interrupting device operation date to determine if its portion of the Composite Protection System caused the Protection System operation. It is expected that in most cases of a jointly owned Protection System, the entity making notification would have been in communication with the other owner(s) early in the process. This means that the shorter 60 calendar days only comes into play if the notification occurs in the second half of the 120 calendar days allotted to the BES interrupting device owner in Requirement R1.

The Protection System review may be organized in a variety of ways such as in a report, database, spreadsheet, or list. The documentation may be organized in a variety of ways such as by BES interrupting device, protected Element, or Composite Protection System. The BES interrupting device owner's notification received may be documented in a variety of ways such as an email or a facsimile.

Requirement R4

The entity in Requirement R4 (i.e., cause identification), whether it is the entity that owns the BES interrupting device or an entity that was notified, is expected to use due diligence in taking investigative action(s) to determine the cause(s) of an identified Misoperation for its portion of the Composite Protection System. The SMEs developing this standard recognize there will be cases where the cause(s) of a Misoperation will not be revealed during the allotted time periods in Requirements R1 or R3; therefore, Requirement R4 provides the entity a mechanism to continue its investigative work to determine the cause(s) of the Misoperation when the cause is not known.

A combination of available information from resources such as counters, relay targets, SCADA, DME, test results, and studies would typically be used to determine the cause of the Misoperation. At least one investigative action must be performed every two full calendar quarters until the investigation is completed.

The following is an example of investigative actions taken to determine the cause of an identified Misoperation:

Example R4a: A Misoperation was identified on 03/18/2014. A line outage to test the Protection System was scheduled on 03/24/2014 for 12/15/2014 as the first investigative action (i.e., beyond the next two full calendar quarters) due to summer peak conditions. The protection engineer contacted the manufacturer on 04/10/2014 (i.e., within two full calendar quarters) to obtain any known issues. The engineer reviewed manufacturer's documents on 05/27/2014. The outage schedule was confirmed on 08/29/2014 and was taken on 12/15/2014. Testing was completed on 12/16/2014 (i.e., in the second two full quarters) revealing the microprocessor relay as the cause of the Misoperation. A CAP is being developed to replace the relay.

Periodic action minimizes compliance burdens and focuses the entity's effort on determining the cause(s) of the Misoperation while providing measurable evidence. The SMEs recognize

that certain planned investigative actions may require months or years to schedule and complete; therefore, the entity is only required to perform at least one investigative action every two full calendar quarters. If an investigative action is performed in the first quarter of a calendar year, the next investigative action would need to be performed by the end of the third calendar quarter. If an investigative action is performed in the last quarter of a calendar year, the next investigative action would need to be performed by the end of the second calendar quarter of the following calendar year. Investigative actions may include a variety of actions, such as reviewing DME records, performing or reviewing studies, completing relay calibration or testing, requesting manufacturer review, requesting an outage, or confirming a schedule.

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.⁸

Although the entity only has to document its specific investigative actions taken to determine the cause(s) of an identified Misoperation, the entity should consider the benefits of formally organizing (e.g., in a report or database) its actions and findings. Well documented investigative actions and findings may be helpful in future investigations of a similar event or circumstances. A thorough report or database may contain a detailed description of the event, information gathered, investigative actions, findings, possible causes, identified causes, and conclusions. Multiple owners of a Composite Protection System might consider working together to produce a common report for their mutual benefit.

The following are examples of a declaration where no cause was determined:

Example R4b: A Misoperation was identified on 04/11/2014. All relays at station A and B functioned properly during testing on 08/26/2014 as the first investigative action. The carrier system functioned properly during testing on 08/27/2014. The carrier coupling equipment functioned properly during testing on 08/28/2014. A settings review completed on 09/03/2014 indicated the relay settings were proper. Since the equipment involved in the operation functioned properly during testing, the settings were reviewed and found to be correct, and the equipment at station A and station B is already monitored. The investigation is being closed because no cause was found.

Example R4c: A Misoperation was identified on 03/22/2014. The protection scheme was replaced before the cause was identified. The power line carrier or PLC based protection was replaced with fiber-optic based protection with an in-service date of 04/16/2014. The new system will be monitored for recurrence of the Misoperation.

⁸ NERC System Protection and Control Subcommittee. Misoperations Report. April 1, 2013. (http://www.nerc.com/docs/pc/psmtf/PSMTF_Report.pdf). Figure 15: NERC Wide Misoperations by Cause Code. Pg. 22 of 40.

Requirement R5

Resolving the causes of Protection System Misoperations benefits BES reliability by preventing recurrence. The Corrective Action Plan (CAP) is an established tool for resolving operational problems. The NERC Glossary defines a Corrective Action Plan as, *"A list of actions and an associated timetable for implementation to remedy a specific problem."* Since a CAP addresses specific problems, the determination of what went wrong needs to be completed before developing a CAP. When the Misoperation cause is identified in Requirement R1, R3 or R4, Requirement R5 requires Protection System owner(s) to develop a CAP, or explain why corrective actions are beyond the entity's control or would not improve BES reliability. The entity must develop the CAP or make a declaration why additional actions are beyond the entity's control or would not improve BES reliability and that no further corrective actions will be taken within 60 calendar days of first determining a cause.

The SMEs developing this standard recognize there may be multiple causes for a Misoperation. In these circumstances, the CAP would include a remedy for the identified causes. The CAP may be revised if additional causes are found; therefore, the entity has the option to create a single or multiple CAP(s) to correct multiple causes of a Misoperation. The 60 calendar day period for developing a CAP (or declaration) is established on the basis of industry experience which includes operational coordination timeframes, time to consider alternative solutions, coordination of resources, and development of a schedule.

The development of a CAP is intended to document the specific corrective actions needed to be taken to prevent Misoperation recurrence, the timetable for executing such actions, and an evaluation of the CAP's applicability to the entity's other Protection Systems including other locations. The evaluation of these other Protection Systems aims to reduce the risk and likelihood of similar Misoperations in other Protection Systems. The Protection System owner is responsible for determining the extent of its evaluation concerning other Protection Systems and locations. The evaluation may result in the owner including actions to address Protection Systems at other locations or the reasoning for not taking any action. The CAP and an evaluation of other Protection Systems including other locations must be developed to complete Requirement R5.

The following is an example of a CAP for a relay Misoperation that was applying a standing trip due to a failed capacitor within the relay and the evaluation of the cause at similar locations which determined capacitor replacement was not necessary.

For completion of each CAP in Examples R5a through R5d, please see Examples R6a through R6d.

Example R5a: Actions: Remove the relay from service. Replace capacitor in the relay. Test the relay. Return to service or replace by 07/01/2014.

Applicability to other Protection Systems: This type of impedance relay has not been experiencing problems and is systematically being replaced with microprocessor relays as Protection Systems are modernized. Therefore, it was assessed that a program for wholesale preemptive replacement of capacitors in this type of impedance relay does not need to be established for the system.

The following is an example of a CAP for a relay Misoperation that was applying a standing trip due to a failed capacitor within the relay and the evaluation of the cause at similar locations which determined the capacitors need preemptive correction action.

Example R5b: Actions: Remove the relay from service. Replace capacitor in the relay. Test the relay. Return to service or replace by 07/01/2014.

Applicability to other Protection Systems: This type of impedance relay is suspected to have previously tripped at other locations because of the same type of capacitor issue. Based on the evaluation, a program should be established by 12/01/2014 for wholesale preemptive replacement of capacitors in this type of impedance relay.

The following is an example of a CAP for a relay Misoperation that was applying a standing trip due to a failed capacitor within the relay and the evaluation of the cause at similar locations which determined the capacitors need preemptive correction action.

Example R5c: Actions: Remove the relay from service. Replace capacitor in the relay. Test the relay. Return to service or replace by 07/01/2014.

Applicability to other Protection Systems: This type of impedance relay is suspected to have previously tripped at other locations because of the same type of capacitor issue. Based on the evaluation, the preemptive replacement of capacitors in this type of impedance relay should be pursued for the identified stations A through I by 04/30/2015.

A plan is being developed to replace the impedance relay capacitors at stations A, B, and C by 09/01/2014. A second plan is being developed to replace the impedance relay capacitors at stations D, E, and F by 11/01/2014. The last plan will replace the impedance relay capacitors at stations G, H, and I by 02/01/2015.

The following is an example of a CAP for a relay Misoperation that was due to a version 2 firmware problem and the evaluation of the cause at similar locations which determined the firmware needs preemptive correction action.

Example R5d: Actions: Provide the manufacturer fault records. Install new firmware pending manufacturer results by 10/01/2014.

Applicability to other Protection Systems: Based on the evaluation of other locations and a risk assessment, the newer firmware version 3 should be installed at all installations that are identified to be version 2. Twelve relays were identified across the system. Proposed completion date is 12/31/2014.

The following are examples of a declaration made where corrective actions are beyond the entity's control or would not improve BES reliability and that no further corrective actions will be taken.

Example R5e: The cause of the Misoperation was due to a non-registered entity communications provider problem.

Example R5f: The cause of the Misoperation was due to a transmission transformer tapped industrial customer who initiated a direct transfer trip to a registered entity's transmission breaker.

In situations where a Misoperation cause emanates from a non-registered outside entity, there may be limited influence an entity can exert on an outside entity and is considered outside of an entity's control.

The following are examples of declarations made why corrective actions would not improve BES reliability.

Example R5g: The investigation showed that the Misoperation occurred due to transients associated with energizing transformer ABC at Station Y. Studies show that de-sensitizing the relay to the recorded transients may cause the relay to fail to operate as intended during power system oscillations.

Example R5h: As a result of an operation that left a portion of the power system in an electrical island condition, circuit XYZ within that island tripped, resulting in loss of load within the island. Subsequent investigation showed an overfrequency condition persisted after the formation of that island and the XYZ line protective relay operated. Since this relay was operating outside of its designed frequency range and would not be subject to this condition when line XYZ is operated normally connected to the BES, no corrective action will be taken because BES reliability would not be improved.

Example R5i: During a major ice storm, four of six circuits were lost at Station A. Subsequent to the loss of these circuits, a skywire (i.e., shield wire) broke near station A on line AB (between Station A and B) resulting in a phase-phase Fault. The protection scheme utilized for both protection groups is a permissive overreaching transfer trip (POTT). The Line AB protection at Station B tripped timed for this event (i.e., Slow Trip – During Fault) even though this line had been identified as requiring high speed clearing. A weak infeed condition was created at Station A due to the loss of 4 transmission circuits resulting in the absence of a permissive signal on Line AB from Station A during this Fault. No corrective action will be taken for this Misoperation as even under N-1 conditions, there is normally enough infeed at Station A to send a proper permissive signal to station B. Any changes to the protection scheme to account for this would not improve BES reliability.

A declaration why corrective actions are beyond the entity's control or would not improve BES reliability should include the Misoperation cause and the justification for taking no corrective action. Furthermore, a declaration that no further corrective actions will be taken is expected to be used sparingly.

Requirement R6

To achieve the stated purpose of this standard, which is to identify and correct the causes of Misoperations of Protection Systems for BES Elements, the responsible entity is required to implement a CAP that addresses the specific problem (i.e., cause(s) of the Misoperation)

through completion. Protection System owners are required in the implementation of a CAP to update it when actions or timetable change, until completed. Accomplishing this objective is intended to reduce the occurrence of future Misoperations of a similar nature, thereby improving reliability and minimizing risk to the BES.

The following is an example of a completed CAP for a relay Misoperation that was applying a standing trip (See also, Example R5a).

Example R6a: Actions: The impedance relay was removed from service on 06/02/2014 because it was applying a standing trip. A failed capacitor was found within the impedance relay and replaced. The impedance relay functioned properly during testing after the capacitor was replaced. The impedance relay was returned to service on 06/05/2014.

CAP completed on 06/25/2014.

The following is an example of a completed CAP for a relay Misoperation that was applying a standing trip that resulted in the correction and the establishment of a program for further replacements (See also, Example R5b).

Example R6b: Actions: The impedance relay was removed from service on 06/02/2014 because it was applying a standing trip. A failed capacitor was found within the impedance relay and replaced. The impedance relay functioned properly during testing after the capacitor was replaced. The impedance relay was returned to service on 06/05/2014.

A program for wholesale preemptive replacement of capacitors in this type of impedance relay was established on 10/28/2014.

CAP completed on 10/28/2014.

The following is an example of a completed CAP of corrective actions with a timetable that required updating for a failed relay and preemptive actions for similar installations (See also, Example R5c).

Example R6c: Actions: The impedance relay was removed from service on 06/02/2014 because it was applying a standing trip. A failed capacitor was found within the impedance relay and replaced. The impedance relay functioned properly during testing after the capacitor was replaced. The impedance relay was returned to service on 06/05/2014.

The impedance relay capacitor replacement was completed at stations A, B, and C on 08/16/2014. The impedance relay capacitor replacement was completed at stations D, E, and F on 10/24/2014. The impedance relay capacitor replacement for stations G, H, and I were postponed due to resource rescheduling from a scheduled 02/01/15 completion to 04/01/2015 completion. Capacitor replacement was completed on 03/09/2015 at stations G, H, and I. All stations identified in the evaluation have been completed.

CAP completed on 03/09/2015.

The following is an example of a completed CAP for corrective actions with updated actions for a firmware problem and preemptive actions for similar installations. (See also, Example R5d).

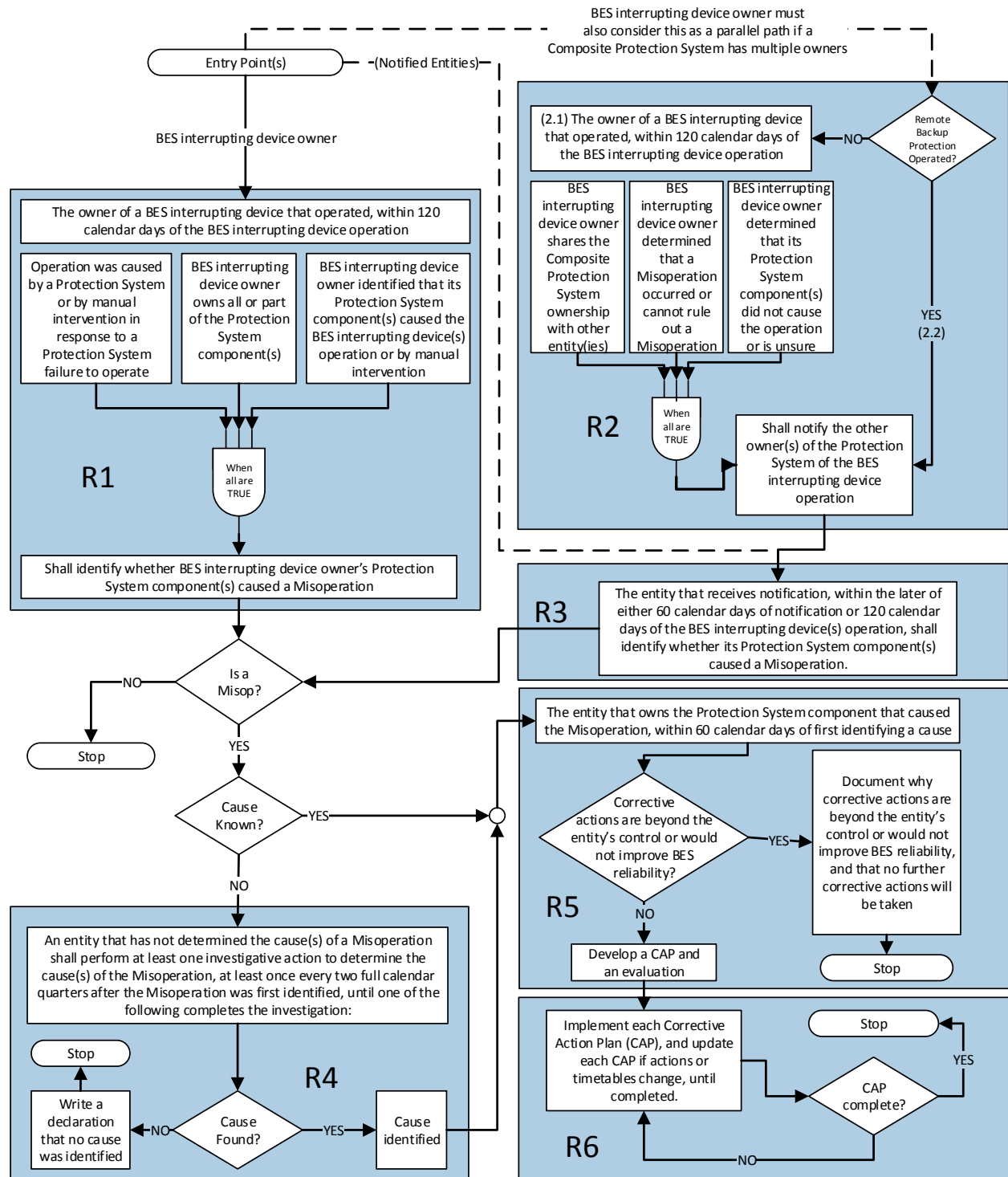
Example R6d: Actions: fault records were provided to the manufacturer on 06/04/2014. The manufacturer responded that the Misoperation was caused by a bug in version 2 firmware, and recommended installing version 3 firmware. Version 3 firmware was installed on 08/12/2014.

Nine of the twelve relays were updated to version 3 firmware on 09/23/2014. The manufacturer provided a subsequent update which was determined to be beneficial for the remaining relays. The remaining three of twelve relays identified as having the version 2 firmware were updated to version 3.01 firmware on 11/10/2014.

CAP completed on 11/10/2014.

The CAP is complete when all of the actions identified within the CAP have been completed.

Process Flow Chart: Below is a graphical representation demonstrating the relationships between Requirements:



Rationale

During development of this standard, text boxes were embedded within the standard to explain the rationale for various parts of the standard. Upon BOT approval, the text from the rationale text boxes was moved to this section.

Rationale for Introduction

The only revisions made to version of PRC-004-4 are revisions to section 4.2 Facilities to clarify applicability of the Requirements of the standard at generator Facilities. These applicability revisions are intended to clarify and provide for consistent application of the Requirements to BES generator Facilities included in the BES through Inclusion I4 – Dispersed Power Producing Resources.

Rationale for Applicability

Misoperations occurring on the Protection Systems of individual generation resources identified under Inclusion I4 of the BES definition do not have a material impact on BES reliability when considered individually; however, the aggregate capability of these resources may impact BES reliability if a number of Protection Systems on the individual power producing resources incorrectly operated or failed to operate as designed during a system event. To recognize the potential for the Protection Systems of individual power producing resources to affect the reliability of the BES, 4.2.1.5 of the Facilities section reflects the threshold consistent with the revised BES definition. See FERC Order Approving Revised Definition, P 20, Docket No. RD14-2-000. The intent of 4.2.1.5 of the Facilities section is to exclude from the standard requirements these Protection Systems for “common- mode failure” type scenarios affecting less than or equal to 75 MVA aggregated nameplate generating capability at these dispersed generating facilities.

Standard PRC-004-5(i) — Protection System Misoperation Identification and Correction

Appendix QC-PRC-004-5(i)

Provisions specific to the standard PRC-004-5-(i) applicable in Québec

This appendix establishes specific provisions for the application of the standard in Québec. Provisions of the standard and of its appendix must be read together for the purposes of understanding and interpretation. Where the standard and appendix differ, the appendix shall prevail.

A. Introduction

1. Title: Protection System Misoperation Identification and Correction

2. Number: PRC-004-5(i)

3. Purpose: No specific provision

4. Applicability:

This standard only applies to the Facilities of the Bulk Power System (BPS).

5. Effective Date:

5.1. Adoption of the standard by the Régie de l'énergie: Month xx, 201x

5.2. Adoption of the appendix by the Régie de l'énergie: Month xx, 201x

5.3. Effective date of the standard and its appendix in Québec:

The proposed effective date of the standard and its appendix in Québec: April 2, 2017.

The PRC-004-5(i), PRC-010-2 and EOP-011-1 standards must be made effective concurrently. Enforcement of this standard should be at the same time as the modification of the glossary term "Remedial Action Scheme".

B. Requirements and Measures

No specific provision

C. Compliance

1. Compliance Monitoring Process

1.1. Compliance Enforcement Authority

The Régie de l'énergie is responsible, in Québec, for compliance monitoring with respect to the reliability standard and its appendix that it adopts.

1.2. Evidence Retention

No specific provision

1.3. Compliance Monitoring and Assessment Processes

No specific provision

1.4. Additional Compliance Information

No specific provisions

Standard PRC-004-5(i) — Protection System Misoperation Identification and Correction

Appendix QC-PRC-004-5(i)

Provisions specific to the standard PRC-004-5-(i) applicable in Québec

D. Table of Compliance Elements

No specific provision

E. Regional Variances

No specific provision

F. Interpretations

No specific provision

G. Associated Documents

No specific provisions

Guidelines and Technical Basis

No specific provisions

Rationale

No specific provisions

Revision History

Revision	Adoption Date	Action	Change Tracking
0	Month xx, 201x	New Appendix	New

A. Introduction

1. **Title:** Undervoltage Load Shedding
2. **Number:** PRC-010-2
3. **Purpose:** To establish an integrated and coordinated approach to the design, evaluation, and reliable operation of Undervoltage Load Shedding Programs (UVLS Programs).
4. **Applicability:**
 - 4.1. **Functional Entities:**
 - 4.1.1 Planning Coordinator.
 - 4.1.2 Transmission Planner.
 - 4.1.3 Undervoltage load shedding (UVLS) entities – Distribution Providers and Transmission Owners responsible for the ownership, operation, or control of UVLS equipment as required by the UVLS Program established by the Transmission Planner or Planning Coordinator.
5. **Effective Date:** See Project 2008-02.2 Implementation Plan.

B. Requirements and Measures

- R1. Each Planning Coordinator or Transmission Planner that is developing a UVLS Program shall evaluate its effectiveness and subsequently provide the UVLS Program’s specifications and implementation schedule to the UVLS entities responsible for implementing the UVLS Program. The evaluation shall include, but is not limited to, studies and analyses that show: *[Violation Risk Factor: High] [Time Horizon: Long-term Planning]*
 - 1.1. The implementation of the UVLS Program resolves the identified undervoltage issues that led to its development and design.
 - 1.2. The UVLS Program is integrated through coordination with generator voltage ride-through capabilities and other protection and control systems, including, but not limited to, transmission line protection, autoreclosing, Remedial Action Schemes, and other undervoltage-based load shedding programs.
- M1. Acceptable evidence may include, but is not limited to, date-stamped studies and analyses, reports, or other documentation detailing the effectiveness of the UVLS Program, and date-stamped communications showing that the UVLS Program specifications and implementation schedule were provided to UVLS entities.
- R2. Each UVLS entity shall adhere to the UVLS Program specifications and implementation schedule determined by its Planning Coordinator or Transmission Planner associated with UVLS Program development per Requirement R1 or with any Corrective Action Plans per Requirement R5. *[Violation Risk Factor: High] [Time Horizon: Long-term Planning]*

- M2.** Acceptable evidence must include date-stamped documentation on the completion of actions and may include, but is not limited to, identifying the equipment armed with UVLS relays, the UVLS relay settings, associated Load summaries, work management program records, work orders, and maintenance records.
- R3.** Each Planning Coordinator or Transmission Planner shall perform a comprehensive assessment to evaluate the effectiveness of each of its UVLS Programs at least once every 60 calendar months. Each assessment shall include, but is not limited to, studies and analyses that evaluate whether: *[Violation Risk Factor: Medium] [Time Horizon: Long-term Planning]*
- 3.1.** The UVLS Program resolves the identified undervoltage issues for which the UVLS Program is designed.
- 3.2.** The UVLS Program is integrated through coordination with generator voltage ride-through capabilities and other protection and control systems, including, but not limited to, transmission line protection, autoreclosing, Remedial Action Schemes, and other undervoltage-based load shedding programs.
- M3.** Acceptable evidence may include, but is not limited to, date-stamped reports or other documentation detailing the assessment of the UVLS Program.
- R4.** Each Planning Coordinator or Transmission Planner shall, within 12 calendar months of an event that resulted in a voltage excursion for which its UVLS Program was designed to operate, perform an assessment to evaluate: *[Violation Risk Factor: Medium] [Time Horizon: Operations Planning]*
- 4.1.** Whether its UVLS Program resolved the undervoltage issues associated with the event, and
- 4.2.** The performance (i.e., operation and non-operation) of the UVLS Program equipment.
- M4.** Acceptable evidence may include, but is not limited to, date-stamped event data, event analysis reports, or other documentation detailing the assessment of the UVLS Program and associated equipment.
- R5.** Each Planning Coordinator or Transmission Planner that identifies deficiencies during an assessment performed in either Requirement R3 or R4 shall develop a Corrective Action Plan to address the deficiencies and subsequently provide the Corrective Action Plan, including an implementation schedule, to UVLS entities within three calendar months of completing the assessment. *[Violation Risk Factor: Medium] [Time Horizon: Operations Planning]*
- M5.** Acceptable evidence must include a date-stamped Corrective Action Plan that addresses identified deficiencies and may also include date-stamped reports or other documentation supporting the Corrective Action Plan. Evidence should also include date-stamped communications showing that the Corrective Action Plan and an associated implementation schedule were provided to UVLS entities.

- R6.** Each Planning Coordinator that has a UVLS Program in its area shall update a database containing data necessary to model the UVLS Program(s) in its area for use in event analyses and assessments of the UVLS Program at least once each calendar year. *[Violation Risk Factor: Lower] [Time Horizon: Operations Planning]*
- M6.** Acceptable evidence may include, but is not limited to, date-stamped spreadsheets, database reports, or other documentation demonstrating a UVLS Program database was updated.
- R7.** Each UVLS entity shall provide data to its Planning Coordinator according to the format and schedule specified by the Planning Coordinator to support maintenance of a UVLS Program database. *[Violation Risk Factor: Lower] [Time Horizon: Operations Planning]*
- M7.** Acceptable evidence may include, but is not limited to, date-stamped emails, letters, or other documentation demonstrating data was provided to the Planning Coordinator as specified.
- R8.** Each Planning Coordinator that has a UVLS Program in its area shall provide its UVLS Program database to other Planning Coordinators and Transmission Planners within its Interconnection, and other functional entities with a reliability need, within 30 calendar days of a written request. *[Violation Risk Factor: Lower] [Time Horizon: Operations Planning]*
- M8.** Acceptable evidence may include, but is not limited to, date-stamped emails, letters, or other documentation demonstrating that the UVLS Program database was provided within 30 calendar days of receipt of a written request.

C. Compliance

1. Compliance Monitoring Process

1.1. Compliance Enforcement Authority

As defined in the NERC Rules of Procedure, “Compliance Enforcement Authority” means NERC or the Regional Entity in their respective roles of monitoring and enforcing compliance with the NERC Reliability Standards.

1.2. Evidence Retention

The following evidence retention periods identify the period of time an entity is required to retain specific evidence to demonstrate compliance. For instances where the evidence retention period specified below is shorter than the time since the last audit, the Compliance Enforcement Authority may ask an entity to provide other evidence to show that it was compliant for the full-time period since the last audit.

The Planning Coordinator, Transmission Planner, Distribution Provider, and Transmission Owner shall keep data or evidence to show compliance as identified

below unless directed by its Compliance Enforcement Authority to retain specific evidence for a longer period of time as part of an investigation.

The applicable entity shall retain documentation as evidence for six calendar years.

If an applicable entity is found non-compliant, it shall keep information related to the non-compliance until mitigation is complete and approved, or for the time specified above, whichever is longer.

The Compliance Enforcement Authority shall keep the last audit records and all requested and submitted subsequent audit records.

1.3. Compliance Monitoring and Assessment Processes

“Compliance Monitoring and Assessment Processes” refers to the identification of the processes that will be used to evaluate data or information for the purpose of assessing performance or outcomes with the associated reliability standard.

1.4. Additional Compliance Information

None.

Table of Compliance Elements

R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R1	Long-term Planning	High	N/A	N/A	N/A	The applicable entity that developed the UVLS Program failed to evaluate the program’s effectiveness and subsequently provide the UVLS Program’s specifications and implementation schedule to UVLS entities in accordance with Requirement R1, including the items specified in Parts 1.1 and 1.2.

R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R2	Long-term Planning	High	N/A	N/A	The applicable entity failed to adhere to the UVLS Program specifications in accordance with Requirement R2. OR The applicable entity failed to adhere to the implementation schedule in accordance with Requirement R2.	The applicable entity failed to adhere to the UVLS Program specifications and implementation schedule in accordance with Requirement R2.
R3	Long-term Planning	Medium	N/A	N/A	N/A	The applicable entity failed to perform an assessment at least once during the 60 calendar months in accordance with Requirement R3, including the items specified in Parts 3.1 and 3.2.

R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R4	Operations Planning	Medium	The applicable entity performed an assessment in accordance with Requirement R4 within a time period greater than 12 calendar months but less than or equal to 13 calendar months after an applicable event.	The applicable entity performed an assessment in accordance with Requirement R4 within a time period greater than 13 calendar months but less than or equal to 14 calendar months after an applicable event.	The applicable entity performed an assessment in accordance with Requirement R4 within a time period greater than 14 calendar months but less than or equal to 15 calendar months after an applicable event.	The applicable entity performed an assessment in accordance with Requirement R4 within a time period greater than 15 calendar months after an applicable event. OR The applicable entity failed to perform an assessment in accordance with Requirement R4.

R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R5	Operations Planning	Medium	The applicable entity developed a Corrective Action Plan and provided it to UVLS entities in accordance with Requirement R5 but was late by less than or equal to 15 calendar days.	The applicable entity developed a Corrective Action Plan and provided it to UVLS entities in accordance with Requirement R5 but was late by more than 15 calendar days but less than or equal to 30 calendar days.	The applicable entity developed a Corrective Action Plan and provided it to UVLS entities in accordance with Requirement R5 but was late by more than 30 calendar days but less than or equal to 45 calendar days.	The applicable entity developed a Corrective Action Plan and provided it to UVLS entities in accordance with Requirement R5 but was late by more than 45 calendar days. OR The responsible entity failed to develop a Corrective Action Plan or provide it to UVLS entities in accordance with Requirement R5.

R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R6	Operations Planning	Lower	The applicable entity updated the database in accordance with Requirement R6 but was late by less than or equal to 30 calendar days.	The applicable entity updated the database in accordance with Requirement R6 but was late by more than 30 calendar days but less than or equal to 60 calendar days.	The applicable entity updated the database in accordance with Requirement R6 but was late by more than 60 calendar days but less than or equal to 90 calendar days.	The applicable entity updated the database in accordance with Requirement R6 but was late by more than 90 calendar days. OR The applicable entity failed to update the database in accordance with Requirement R6.

R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R7	Operations Planning	Lower	<p>The applicable entity provided data in accordance with Requirement R7 but was late by less than or equal to 30 calendar days per the specified schedule.</p> <p>OR</p> <p>The applicable entity provided data in accordance with Requirement R7 but the data was not provided according to the specified format.</p>	<p>The applicable entity provided data in accordance with Requirement R7 but was late by more than 30 calendar days but less than or equal to 60 calendar days per the specified schedule.</p>	<p>The applicable entity provided data in accordance with Requirement R7 but was late by more than 60 calendar days but less than or equal to 90 calendar days per the specified schedule.</p>	<p>The applicable entity provided data in accordance with Requirement R7 but was late by more than 90 calendar days per the specified schedule.</p> <p>OR</p> <p>The applicable entity failed to provide data in accordance with Requirement R7.</p>

R #	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R8	Operations Planning	Lower	The applicable entity provided its UVLS Program database in accordance with Requirement R8 but was late by less than or equal to 15 calendar days.	The applicable entity provided its UVLS Program database in accordance with Requirement R8 but was late by more than 15 calendar days but less than or equal to 30 calendar days.	The applicable entity provided its UVLS Program database in accordance with Requirement R8 but was late by more than 30 calendar days but less than or equal to 45 calendar days.	The applicable entity provided its UVLS Program database in accordance with Requirement R8 but was late by more than 45 calendar days. OR The applicable entity failed to provide its UVLS Program database in accordance with Requirement R8.

D. Regional Variances

None.

E. Interpretations

None.

F. Associated Documents

None.

Version History

Version	Date	Action	Change Tracking
0	February 8, 2005	Adopted by NERC Board of Trustees	
0	April 1, 2005	Effective Date	
0	February 7, 2013	Adopted by NERC Board of Trustees	R2 and associated elements for retirement as part of the Paragraph 81 project (Project 2013-02) pending applicable regulatory approval.
1	November 13, 2014	Adopted by NERC Board of Trustees	Revisions made under Project 2008-02: Undervoltage Load Shedding (UVLS) & Underfrequency Load Shedding (UFLS) to address directive issued in FERC Order No. 763.
2	May 7, 2015	Adopted by NERC Board of Trustees	Revisions made under Project 2008-02.2: Undervoltage Load Shedding (UVLS): Misoperation to include UVLS equipment.

Guidelines and Technical Basis

Introduction

The standard drafting team provides the following discussion to support the approach to the standard. The information is meant to enhance the understanding of the reliability needs and deliverable expectations of each requirement, supported as necessary by technical principles and industry experience.

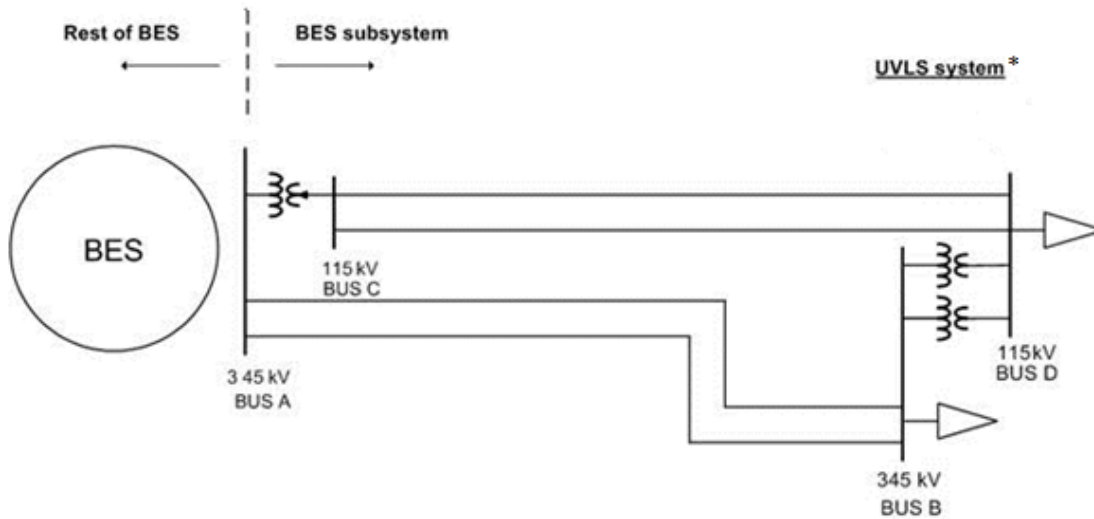
Guidelines for UVLS Program Definition

The definition for the term, “Undervoltage Load Shedding Program” or “UVLS Program” includes automatic load shedding programs that utilize only voltage inputs at locations where action is taken to shed load. As such, the failure of a single component is unlikely to affect the reliable operation of the program.

The UVLS Program definition excludes centrally controlled undervoltage-based load shedding, which utilizes inputs from multiple locations and may also utilize inputs other than voltages (such as generator reactive reserves, facility loadings, equipment statuses, etc.). The design and characteristics of a centrally controlled undervoltage-based load shedding system are the same as that of a Remedial Action Scheme (RAS), wherein load shedding is the remedial action. Therefore, just like for a RAS, the failure of a single component can compromise the reliable operation of centrally controlled undervoltage-based load shedding.

To ensure that the applicability of the standard includes only those undervoltage-based load shedding systems whose performance has an impact on system reliability, a UVLS Program must mitigate risk of one or more of the following: voltage instability, voltage collapse, or Cascading impacting the Bulk Electric System (BES). An example of a program that would not fall under this category is undervoltage-based load shedding installed to mitigate damage to equipment or local loads that are directly affected by the low voltage event.

Figure 1 below is an example of a BES subsystem for which a UVLS system could be used as a solution to mitigate various issues following the loss of the 345 kV double circuit line between buses A and B. If the consequence of this Contingency does not impact the BES by leading to voltage instability, voltage collapse, or Cascading, a UVLS system (installed at either, or both, bus B and D) used to mitigate this Contingency would not fall under the definition of a UVLS Program. However, if this same UVLS system is used to mitigate an Adverse Reliability Impact outside this contained area, it would be classified as a wide-area undervoltage problem and would fall under the definition of UVLS Program.



*UVLS systems may be installed at either, or both, bus B and D

Figure 1: UVLS Subsystem

Guidelines for Requirements

Table 1 provides a high-level overview of the requirements contained in the standard.

Table 1: High-Level Requirement Overview						
Requirement	Entity	Evaluate Program Effectiveness	Adhere to Program Specifications and Schedule	Perform Program Assessment (Periodic or Performance)	Develop a CAP to Address Program Deficiencies	Update and/or Share Program Data
R1	PC or TP	X				
R2	UVLS entity		X			
R3	PC or TP	X		X		
R4	PC or TP	X		X		
R5	PC or TP				X	
R6	PC					X
R7	UVLS entity					X
R8	PC					X

Guidelines for Requirement R1

A UVLS Program may be developed and implemented to either serve as a safety net system protection measure against unforeseen extreme Contingencies or to achieve specific system

performance for known transmission Contingencies for which dropping of load is allowed under Transmission Planning (TPL) Reliability Standards. Regardless of the purpose, it is important that the UVLS Program being implemented is effective in terms that it mitigates undervoltage conditions impacting the Bulk Electric System (BES), leading to voltage instability, voltage collapse, or Cascading. Consideration should be given to voltage set points and time delays, rate of voltage decay or recovery, power flow levels, etc. when designing a UVLS Program.

For the UVLS Program to be effective in achieving its goal, it is also necessary that the UVLS Program is coordinated with generator voltage ride-through capabilities and other protection and control systems that may have an impact on the performance of the UVLS Program. Some of these protection and control systems may include, but are not limited to, transmission line protection, RAS, other undervoltage-based load shedding programs, autoreclosing, and controls of shunt capacitors, reactors, and static voltampere-reactive systems (SVSs).

For example, if the purpose of a UVLS Program is to mitigate fault-induced delayed voltage recovery (FIDVR) events in a large load center that also includes local generation, it is important that such a UVLS Program is coordinated with local generators' voltage ride-through capabilities. Generators in the vicinity of a load center are critical to providing dynamic voltage support to the system during FIDVR events. To maximize the benefit of on-line generation, the best practice may be to shed load prior to generation trip. However, occasionally, it may be best to let generation trip prior to load shed. Therefore, the impact of generation tripping should be considered while designing a UVLS Program.

Another example that can be highlighted is the coordination of a UVLS Program with automatic shunt reactor tripping devices if there are any on the system. Most likely, any shunt reactors on the system will trip off automatically after some time delay during low voltage conditions. In such cases, shunt reactors should be tripped before the load is shed to preserve the system. This may require coordination of time delays associated with the UVLS Program with shunt reactor tripping devices.

The examples given above demonstrate that, for a UVLS Program to be effective, proper consideration should be given to coordination of a UVLS Program with generator ride-through capabilities and other protection and control systems.

Guidelines for Requirement R2

Once a Planning Coordinator (PC) or Transmission Planner (TP) has identified a need for a UVLS Program, the Planning Coordinator or Transmission Planner will develop a program that includes specifications and an implementation schedule, which are then provided to UVLS entities per Requirement R1. Specifications may include voltage set points, time delays, amount of load to be shed, and the location at which load needs to be shed. If UVLS entities do not implement the UVLS Program according to the specifications and schedule provided, the UVLS Program may not be effective and may not achieve its intended goal. The UVLS entity must document that all necessary actions were completed to implement the UVLS Program.

Similarly, when a Corrective Action Plan (CAP) to address UVLS Program deficiencies is developed by the Planning Coordinator or Transmission Planner and provided to UVLS entities per Requirement R5, UVLS entities must comply with the CAP and its associated implementation schedule to ensure that the UVLS Program is effective. The UVLS entity is required to complete the actions specified in the CAP, document the plan implementation, and retain the appropriate evidence to demonstrate implementation and completion.

Deferrals or other relevant changes to the UVLS Program specifications or CAP need to be documented so that the record includes not only what was planned, but what was implemented. Depending on the planning and documentation format used by the responsible entity, evidence of a successful execution could consist of signed-off work orders, printouts from work management systems, spreadsheets of planned versus completed work, timesheets, work inspection reports, paid invoices, photographs, walk-through reports, or other evidence.

For example, documentation of a CAP provides an auditable progress and completion confirmation for the identified UVLS Program deficiency:

CAP Example 1 - Corrective actions for a quick triggering problem; preemptive actions for similar installations:

The PC or TP obtains fault records from a UVLS entity that participates in its UVLS Program that indicate a group of UVLS relays triggered at the appropriate undervoltage level but with shorter delays than expected. The PC or TP directed the UVLS entity to schedule on-site inspections within three weeks. The results of the inspection confirmed that the delay-time programmed on the relays was 60 cycles instead of 90 cycles. The PC or TP then directed the UVLS entity to correct to a 90-cycle time delay setting of the UVLS relays identified to have shorter time delay settings within eight weeks.

Applicability to other UVLS relays: The PC or TP then developed a schedule with the UVLS entity to verify and adjust all remaining UVLS relays time delay settings within a one-year period.

The PC or TP verified completion of verification and adjustment of the time delay settings for all of the UVLS entity's equipment that participates in the PC or TP UVLS Program

CAP Example 2 - Corrective actions for a firmware problem; preemptive actions for similar installations:

The PC or TP obtains fault records on 6/4/2014 from a UVLS entity that participates in its UVLS Program. The UVLS entity also provided the fault records to the manufacturer, who responded on 6/11/2014 that the Misoperation¹ of the UVLS relay was caused by a bug in version 2 firmware, and recommended installing version 3 firmware. The PC or TP approved the UVLS entity's plan to schedule Version 3 firmware installation on 6/12/2014.

¹ Misoperation of Protection Systems reporting was initiated by the NERC Board of Trustees adopted NERC Rules of Procedure, Section 1600, Request for Data or Information. Refer to: *Request for Data of Information, Protection System Misoperation Data Collection*, August 14, 2014. http://www.nerc.com/pa/RAPA/ProtectionSystemMisoperations/PRC-004-3%20Section%201600%20Data%20Request_20140729.pdf.

Applicability to other UVLS relays: The PC or TP then developed a schedule with the UVLS entity to install firmware version 3 at all of the UVLS entity's UVLS relays that are determined to be programmed with version 2 firmware. The completion date was scheduled no-later-than 12/31/2014.

The firmware replacements were completed on 12/4/2014.

Guidelines for Requirement R3

In addition to the initial studies required to develop a UVLS Program, periodic comprehensive assessments (detailed analyses) are required to ensure its continued effectiveness. This assessment is required to be completed at least once every 60 calendar months to capture the accumulated effects of minor changes to the system that have occurred since the last assessment was completed. However, at any point in time, a Planning Coordinator or Transmission Planner may also determine that a material change² to system topology or operating conditions affects the performance of the UVLS Program and therefore necessitates the same comprehensive assessment. Regardless of the trigger, each assessment should include an evaluation of each UVLS Program to ensure the continued integration through coordination.

This comprehensive assessment complements the TPL-001-4 annual assessment requirement to evaluate the impact of protection systems. The 60-month period is the same time frame used in TPL-001-4 and in PRC-006-1.

As specified in Requirement R3, a comprehensive assessment must be performed at least once every 60 calendar months. If a Planning Coordinator or Transmission Planner conducts a comprehensive assessment sooner for the reasons discussed above, the 60-month time period would restart upon completion of this assessment.

Guidelines for Requirement R4

After a voltage excursion event, the goal of the assessment required in Requirement R4 is to evaluate: (1) whether the UVLS Program resolved the undervoltage issues, and (2) the performance of the UVLS Program equipment. The assessment should include event data analysis, such as the relevant sequence of events leading to the undervoltage conditions (e.g., Contingencies, operation of protection systems, and RAS) and field measurements useful to analyzing the behavior of the system. A comprehensive description of the UVLS Program operation should be presented, including conditions of the trigger (e.g., voltage levels, time delays) and amount of load shed for each affected substation. Assessment of the event is performed to evaluate the level of performance of the program for the event of interest and to identify deficiencies to be included in a CAP per Requirement R5. Misoperation of UVLS equipment is addressed as a deficiency. Reporting of UVLS equipment Misoperations are

² It is understood that the term material change is not transportable on a continent-wide basis. This determination must be made by the Planning Coordinator or Transmission Planner and should be accompanied by documentation to support the technical rationale for determining material changes.

addressed by the NERC *Request for Data and Information, Protection System Misoperation Data Collection*.³

The studies and analyses showing the effectiveness of the UVLS Program can be similar to what is required in Requirements R1 and R3, but should include a clear link between the evaluation of effectiveness (in studies using simulations) and the analysis of the event (with measurements and event data) that actually occurred. For example, differences between the expected and actual system behavior for the event of interest should be discussed and modeling assumptions should be evaluated. Important discrepancies between the simulations and the actual event should be investigated.

Considering the importance of an event that involves the operation of a UVLS Program, the 12-calendar-month period provides adequate time to analyze the event and perform an assessment while identifying deficiencies within a reasonable time. This time period is also required in PRC-006-1.

Guidelines for Requirement R5

Requirement R5 promotes the prudent correction of an identified problem during the assessment of a UVLS Program. Per Requirements R3 and R4, an assessment of an active UVLS Program is triggered:

- Within 12 calendar months of an event that resulted in a voltage excursion for which the program was designed to operate
- At least once every 60 calendar months. The default time frame of 60 calendar months or less between assessments has the intention to assure that the cumulative changes to the network and operating condition affecting the UVLS Program are evaluated

Since every UVLS is unique, if material changes are made to system topology or operating conditions, the Planning Coordinator or Transmission Planner will decide the degree to which the change in topology or operating condition becomes a material change sufficient to trigger an assessment of the existing UVLS Program.

A CAP is a list of actions and an associated timetable for implementation to remedy a specific problem. It is a proven tool for resolving operational problems. Per Requirement R5, the Planning Coordinator or Transmission Planner is required to develop a CAP and provide it to UVLS entities to accomplish the purpose of this requirement, which is to prevent future deficiencies in the UVLS Program, thereby minimizing risk to the system. Determining the cause of the deficiency is essential in developing an effective CAP to avoid future re-occurrence of the same problem. A CAP can be revised if additional causes are found.

Based on industry experience and operational coordination timeframes, three calendar months from the date an assessment is completed is a reasonable time frame for development of a CAP, including time to consider alternative solutions and coordination of resources. The “within three

³ Id.

calendar months” time frame is solely to develop a CAP, including its implementation schedule, and provide it to UVLS entities. It does not include the time needed for its implementation by UVLS entities. This implementation time frame is dictated within the CAP’s associated timetable for implementation, and the execution of the CAP according to its schedule is required in Requirement R2.

Guidelines for Requirements R6–R8

An accurate UVLS Program database is necessary for the Planning Coordinator or Transmission Planner to perform system reliability assessment studies and event analysis studies. Without accurate data, there is a possibility that annual reliability assessment studies that are performed by the Planning Coordinator or Transmission Planner can lead to erroneous results and therefore impact reliability. Also, without the accurate data, it is very difficult for the Planning Coordinator or Transmission Planner to duplicate a UVLS event and determine the root cause of the problem.

To support a UVLS Program database, it is necessary for each UVLS entity to provide accurate data to its Planning Coordinator. Each UVLS entity will provide the data according to the specified format and schedule provided by the Planning Coordinator. This is required in order for the Planning Coordinator to maintain and support a comprehensive UVLS Program database. By having a comprehensive database, the Planning Coordinator can embark on a reliability assessment or event analysis/benchmarking studies, identify the issues with the UVLS Program, and develop Corrective Action Plans.

The UVLS Program database may include, but is not limited to the following:

- Owner and operator of the UVLS Program
- Size and location of customer load, or percent of connected load, to be interrupted
- Corresponding voltage set points and clearing times
- Time delay from initiation to trip signal
- Breaker operating times
- Any other schemes that are part of or impact the UVLS Programs, such as related generation protection, islanding schemes, automatic load restoration schemes, underfrequency load shedding (UFLS), and RAS

Additionally, the UVLS Program database is required to be updated annually (once every calendar year) by the Planning Coordinator. The intent here is for UVLS entities to review the data annually and provide changes to the Planning Coordinators so that Planning Coordinators can keep the databases current and accurate for performing event analysis and other assessments.

Finally, a Planning Coordinator is required to provide information to other Planning Coordinators and Transmission Planners within its Interconnection, and other functional entities with a reliability need, within 30 calendar days of receipt of a written request. Thirty calendar days was selected as the time frame as it is considered to be reasonable and well- accepted by the industry. Also, this requirement of sharing the database with applicable functional entities supports the

directive provided by FERC that requires an integrated and coordinated approach to UVLS programs (Paragraph 1509 of FERC Order No. 693).

Frequently Asked Questions

To succinctly address common comment themes that require drafting team response on Project 2008-02 UVLS (proposed PRC-010-1), the drafting team provides the following discussion in the construct of an FAQ format.

Introduction

This Frequently Asked Questions (FAQ) document was created during the development of PRC-010-1 (*Undervoltage Load Shedding*)^{4,5} to succinctly address common comment themes with respect to the approach and intent of the Project 2008-02 Undervoltage Load Shedding (UVLS)⁶ standard drafting team (“drafting team”). This FAQ document is the outcome of comments received during comment periods and multiple outreach sessions with industry. All comments submitted by industry during comment periods may be reviewed on the project page.

Subsequent to the adoption of PRC-010-1, the UVLS drafting team made minor revisions to the standard address the UVLS Misoperation identification and correction.⁷ This FAQ document was amended to reflect up the approach and intent of the drafting team during the development of PRC-010-2 concerning Misoperation of UVLS equipment.

Purpose of Standard Revision

1) What is the basis for a revision of the existing UVLS standards?

The initial input into a revision of the existing UVLS standards is FERC [Order No. 693](#),⁸ Paragraph 1509, which directed the ERO to develop a modification of PRC-010-0 that “requires that an integrated and coordinated approach be included in all protection systems on the Bulk-Power System, including generators and transmission lines, generators’ low voltage ride through capabilities, and UFLS and UVLS programs.” In addition, [The Final Report on the August 14, 2003 Blackout in the United States and Canada: Causes and Recommendations](#)⁹ (“August 14 Blackout Report”) showed that proper coordination would have mitigated effects if UVLS was used as a tool.

⁴ (http://www.nerc.com/_layouts/PrintStandard.aspx?standardnumber=PRC-010-1&title=Undervoltage%20Load%20Shedding).

⁵ Adopted by the NERC Board of Trustees on November 14, 2014.

⁶ (<http://www.nerc.com/pa/Stand/Pages/Project-2008-02-Undervoltage-Load-Shedding.aspx>).

⁷ Refer to Project 2010-05.1, which developed PRC-004-3 (Protection System Misoperation Identification and Correction) concurrently with the development of PRC-010-1. (http://www.nerc.com/pa/Stand/Pages/Project2010-05_Protection_System_Misoperations.aspx).

⁸ (http://www.nerc.com/docs/docs/ferc/order_693.pdf).

⁹ (<http://energy.gov/sites/prod/files/oeprod/DocumentsandMedia/BlackoutFinal-Web.pdf>).

Additional inputs included 1) recommendations from the NERC System Protection and Control Subcommittee (SPCS) in its December 2010 [Technical Review of UVLS-Related Standards](#)¹⁰ to combine the four existing UVLS standards, revise the applicability to entities responsible for UVLS program design, implementation, and coordination, specifically include a requirement for assessment of coordination between UVLS programs and all other protection systems, and differentiate post-event validation of UVLS program design from verifying correct operation of UVLS equipment; 2) the existing UVLS standards were not in the current results-based format; 3) the preceding revision of the underfrequency load shedding (UFLS) standards had similar types of requirements and had been completed under the construct of a consolidation; and 4) the Independent Expert Review Panel recommendations, which included an evaluation of the existing standards' applicability and level of specificity.

The drafting team agrees that a lack of coordination among protection systems is a key risk to reliability. As part of the revision to address this, the drafting team also agreed that an evaluation and consolidation of the existing UVLS standards was necessary to meet current Reliability Standard development initiatives and to provide clear, comprehensive requirements to address the application and coordination of UVLS.

2) UVLS programs are not mandatory—is compliance for an optional tool necessary?

The drafting team asserts that a key takeaway from the August 14 Blackout Report is that coordination of UVLS with other protection systems could have mitigated the effects if UVLS was used as a tool. Although the use of UVLS is not mandatory, if it is determined that this system preservation measure is necessary to support reliability and a UVLS program is installed, the program needs to be properly coordinated, implemented, and assessed due to the inherent associated reliability risks. As such, there needs to be a level of performance required to properly protect system reliability. Of note, PRC-010-1 and PRC-010-2 apply to the defined term “UVLS Program,” which limits the standard’s applicability to only those undervoltage-based load shedding programs whose performance has an impact on system reliability.¹¹

Coordination with Project 2009-03 Emergency Operations

3) EOP-003-2 has potential redundant requirements with proposed PRC-010-1—how is this being addressed?

As part of its five-year review, Project 2009-03 – Emergency Operations (EOP) identified EOP-003-2 (*Load Shedding Plans*),¹² Requirements R2, R4, and R7 as being more properly covered by Project 2008-02 – UVLS. Both projects were strategically coordinated to move in lockstep from a timing perspective to address these requirements. Project 2009-03 – EOP proposed to revise and

¹⁰ (http://www.nerc.com/docs/pc/spctf/PRC-010_022%20Report_Approved_20101208.pdf).

¹¹ The term “UVLS Program” used herein was adopted by the NERC Board of Trustees on November 14, 2014.

¹² (http://www.nerc.com/_layouts/PrintStandard.aspx?standardnumber=EOP-003-2&title=Load%20Shedding%20Plans).

consolidate EOP-001-2.1b (*Emergency Operations Planning*),¹³ EOP-002-3 (Capacity and Energy Emergencies),¹⁴ and EOP-003-2 to create EOP-011-1, will retire the noted EOP-003-2 requirements (among other revisions), and the Project 2008-02 – UVLS *Mapping Document* will show how PRC-010-1 encompasses the retired content accordingly. Slated to have aligning effective dates, both EOP-011-1 (*Emergency Operations*)¹⁵ and PRC-010-1 will be posted and balloted separately but concurrently, so that industry stakeholders will be able to clearly evaluate the transition. Please see the posted Project 2008-02 UVLS Project Coordination Plan for more information.

“UVLS Program” Definition

4) Why is the introduction of the new defined term “UVLS Program” necessary?

The drafting team found it necessary to introduce the term “UVLS Program” for inclusion in the [Glossary of Terms Used in NERC Reliability Standards](#)¹⁶ (“NERC Glossary”) because different types of UVLS systems need to be treated appropriately with respect to reliability requirements. Therefore, the term establishes which UVLS systems PRC-010-1 will apply to an: “automatic load shedding program consisting of distributed relays and controls used to mitigate undervoltage conditions impacting the Bulk Electric System (BES), leading to voltage instability, voltage collapse, or Cascading. Centrally controlled undervoltage-based load shedding is not included.”

The definition excludes locally-applied relays that are designed to protect a contained area or, in other words, are not designed to mitigate wide-area voltage collapse. This exclusion is not explicit in these terms in the enforceable language of the definition since the meaning and measurement of “local” or “wide-area” varies greatly on a continent-wide basis and could potentially be interpreted differently by auditors and the applicable functional entities. Therefore, the definition as written is meant to provide flexibility for the Planning Coordinator or Transmission Planner to determine if a UVLS system falls under the defined term with respect to its impact on the reliability of the BES (voltage instability, voltage collapse, or Cascading). To further support the intended exclusion, further discussion and an example are provided on in the PRC-010-1 and PRC-010-2 Guidelines and Technical Basis section under the heading “Guidelines for UVLS Program Definition.”

The definition does explicitly note that the term excludes centrally controlled undervoltage-based load shedding. This type of load shedding is excluded because the drafting team asserts that the design and characteristics of centrally controlled undervoltage-based load shedding are commensurate with those of a Special Protection System (SPS) or Remedial Action Scheme (RAS) and should therefore be subject to SPS or RAS-related Reliability Standards. See PRC-010-1 and

¹³ (<http://www.nerc.com/layers/PrintStandard.aspx?standardnumber=EOP-001-2.1b&title=Emergency%20Operations%20Planning>).

¹⁴ (<http://www.nerc.com/layers/PrintStandard.aspx?standardnumber=EOP-002-3&title=Capacity%20and%20Energy%20Emergencies>).

¹⁵ (<http://www.nerc.com/layers/PrintStandard.aspx?standardnumber=EOP-011-1&title=Emergency%20Operations>).

¹⁶ (http://www.nerc.com/pa/Stand/Glossary%20of%20Terms/Glossary_of_Terms.pdf).

PRC-010-2 Guidelines and Technical Basis section under the heading “Guidelines for UVLS Program Definition” for further discussion.

5) If the definition excludes certain types of UVLS, does this preclude an “integrated” approach (FERC Order No. 693, Paragraph 1509)?

The defined term “UVLS Program” clarifies which UVLS systems are subject to the requirements in PRC-010-1 and PRC-010-2. The resulting exclusions from these versions of the standard do not preclude an “integrated” approach because the standard requires that an entity coordinate with all other protection and control systems as necessary, which may include other types of UVLS (i.e., locally-applied UVLS relays and centrally controlled undervoltage-based load shedding).

6) Where will centrally controlled undervoltage-based load shedding be covered?

As explained immediately above, the Requirements of PRC-010-1 and PRC-010-2 are applicable to the proposed NERC Glossary term “UVLS Program,” which excludes centrally controlled undervoltage-based load shedding because its design and characteristics are commensurate with those of an SPS or RAS. However, the NERC Glossary during the development of PRC-010-1 definition of “Special Protection System” excluded UVLS. Therefore, the work under Project 2010-05.2 – Special Protection Systems (Phase 2 of Protection Systems) combined the NERC Glossary definition of “Special Protection System” into the single term “Remedial Action Scheme.”¹⁷ The definition revisions specifically excluded UVLS Programs, therefore including centrally controlled undervoltage-based shedding.

Consequently, the introduction of the term “UVLS Program” and the conforming revision to the term “Remedial Action Scheme” explicitly clarifies that RAS-related standards are applicable to centrally controlled undervoltage-based load shedding. The implementation plan for the revised definition of “Remedial Action Scheme” will address entities that will have newly identified RAS resulting from the application of the defined term.

Similar to the coordination effort with Project 2009-03 – EOP explained above, Project 2008-02 – UVLS and Project 2010-05.2 – SPS were coordinated to ensure that the effective dates of the adopted definitions of “Remedial Action Scheme” and “UVLS Program,” the PRC-010-1 and PRC-010-1 Reliability Standards, and all associated retirements align.

7) Is the term “UVLS Program” inclusive of a collection of independent UVLS relays?

No; multiple independent relays do not constitute a program. While the definition stipulates that a UVLS Program consists of distributed relays and controls, the definition specifies that it must be “[a]n automatic load shedding program, consisting of distributed relays and controls, used to mitigate undervoltage conditions impacting the Bulk Electric System(BES), leading to voltage

¹⁷ Adopted by the NERC Board of Trustees on November 14, 2014.

instability, voltage collapse, or Cascading. Centrally controlled undervoltage-based load shedding is not included.”

Applicability

8) What is meant by the phrase “Planning Coordinator or Transmission Planner”?

The PRC-010-1 and PRC-010-2 Reliability Standards are applicable to both the Planning Coordinator and Transmission Planner because either may be responsible for designing and coordinating the program based on agreements, memorandums of understanding, or tariffs. The phrase “Planning Coordinator or Transmission Planner” provides the flexibility for applicability to the entity that will perform the action. The expectation is not that both parties will perform the action, but rather that the Planning Coordinator and Transmission Planner will engage in discussion to determine the appropriate responsible entity. In addition, the requirements containing this phrase have specific language to qualify the responsible entity. For example, Requirement R1 states: “Each Planning Coordinator or Transmission Planner *that is developing a UVLS Program* shall . . .” This language provides clarity that the applicable entity would be the one that is developing the program.

9) Why is the Transmission Operator not included?

While the Transmission Operator may be involved with UVLS Program activities, the drafting team did not identify any required performance for the Transmission Operator that was necessary to capture within PRC-010-1 and PRC-010-2, since the Transmission Operator does not have the resources necessary to implement program specifications. If responsibilities are delegated to the Transmission Operator by the Transmission Owner, the Transmission Owner is still the accountable party.

To the extent that the Transmission Operator is required to have knowledge of system relays and protection systems, the drafting team notes that this requirement is covered under PRC-001-1.1 (*System Protection Coordination*),¹⁸ Requirement R1. It is also noted that manual load shedding, for which the Transmission Operator is responsible, is not in the purview of PRC-010-1 and PRC-010-2, as it is covered under current EOP-003-2 and will subsequently be covered by proposed EOP-011-1 (see Project 2009-03 – Emergency Operations).

10) What about UVLS schemes owned by Transmission Owners, Distribution Providers, or Transmission Operators that are not required by the planner?

The PRC-010-1 and PRC-010-2 Reliability Standards are applicable to the term “UVLS Program.” The drafting team notes that, by its defining attributes, a UVLS Program would be required and developed by a Planning Coordinator or Transmission Planner. The nature of a UVLS scheme developed or required by a Distribution Provider, Transmission Operator, or Transmission Owner

¹⁸ <http://www.nerc.com/layers/PrintStandard.aspx?standardnumber=PRC-001-1.1&title=System%20Protection%20Coordination>.

would not meet the attributes of the defined term and would therefore not have the design and characteristics necessary to be subject to the requirements of PRC-010-1 and PRC-010-2.

Requirements R1, R3, R4, and R5

11) What is required to evaluate the coordination referenced in Requirement R1, part 1.2?

Requirement R1 requires each Planning Coordinator or Transmission Planner that develops a UVLS Program to evaluate the program's viability and effectiveness prior to implementation. This evaluation should include studies and analyses used when developing the program that show implementation of the program resolves the identified undervoltage issues that led to its design. These studies and analyses should also show that the UVLS Program is integrated through coordination with generator voltage ride-through capabilities and other protection and control systems. As such, the requirement is meant to provide flexibility for an entity to make the proper determinations, including the considerations for coordination, with respect to program effectiveness based on system characteristics. For further guidance on and examples of coordination considerations, please see the portion of the Guidelines and Technical Basis section under the Requirement R1 heading.

12) Requirements R1, R3, and R4 seem to all require evaluations of program effectiveness—how are they different?

Requirements R1, R3, and R4 do require evaluations of program effectiveness, but they are each at distinct points in time.

Requirement R1 requires evaluation of program effectiveness (by way of the qualifying parts) at the onset of program development, or during the initial planning stage, prior to implementation. Requirement R3 requires the same objectives of an evaluation of effectiveness, but at the point of a mandatory periodic review (at least once every 60 calendar months). Requirement R4 addresses the performance of a UVLS Program after an event (for applicable voltage excursion) to evaluate whether the UVLS Program resolved the undervoltage issues associated with the event.

It is noted that, because of the separate activities of each requirement, UVLS Program deficiencies found as a result of the assessments performed in Requirement R3 or R4 would not be violations of Requirement R1.

13) Requirement R4 would require the Planning Coordinator or Transmission Planner to review all voltage excursions— isn't this unduly burdensome?

While Requirement R4 essentially requires the Planning Coordinator or Transmission Planner to review all voltage excursions to see if they fall below the initializing set points of the UVLS Program, the drafting team contends that it will be clearly evident if voltage falls below the UVLS

threshold because either a) UVLS devices will operate; or b) the system will experience the adverse conditions the UVLS Program was installed to mitigate.

In addition, the drafting team acknowledges that the Planning Coordinator or Transmission Planner may not have the ability to know when voltage excursions are occurring since they are not operating entities. However, a process for the Transmission Operator, Transmission Owner, or Distribution Provider to notify the Transmission Planner or Planning Coordinator of such voltage excursion events is consistent with standard utility practice.

14) PRC-022-1 required the analysis of UVLS Misoperations. How is this addressed in PRC-010-1?

One of the recommendations in the SPCS report was to clearly differentiate between the post-event process of validating the effectiveness of the UVLS program design, its coordination with other protection and control systems, and the potential need to modify the program design (activities addressed in PRC-010-1) and the process of verifying correct operation of UVLS equipment. Because PRC-010-1 was not specific concerning the Misoperation of UVLS equipment, the drafting team made a subsequent revision creating PRC-010-2. Version two (PRC-010-2) now requires that the assessment according to Requirement R4 include the performance (i.e., operation or non-operation) of the UVLS Program equipment.

Relative to the assessment, Requirement R5 requires that a Corrective Action Plan be developed to address any identified deficiencies. This structure ensures that UVLS Program equipment is assessed to identify any Misoperation which could affect BES reliability. Although, the UVLS drafting team maintained during development of PRC-010-1 that verifying correct operation of UVLS equipment should be addressed in PRC-004, the drafting team included UVLS that is intended to trip one or more BES Elements in the proposed PRC-004-5.

Requirements R6, R7, and R8

15) Do Requirements R6, R7, and R8 overlap with the requirements of MOD-032-1?

While both MOD-032-1 (*Data for Power System Modeling and Analysis*)¹⁹ and Requirements R6, R7, and R8 of PRC-010-1 and PRC-010-2 address data requirements, MOD-032-1 establishes overarching modeling data requirements with respect to consistency in format and reporting procedures, whereas the PRC-010-1 and PRC-010-2 requirements address the need to maintain and share data and databases for the purposes of studies for use in event analyses for UVLS Programs specifically. While Reliability Standards in general may have overlap in this manner, the activities in these requirements remain distinctly different.

¹⁹ (<http://www.nerc.com/layers/PrintStandard.aspx?standardnumber=MOD-032-1&title=Data%20for%20Power%20System%20Modeling%20and%20Analysis>).

16) Requirements R6, R7, and R8 appear to be administrative — doesn't this conflict with Paragraph 81 criteria?²⁰

Proper maintenance and timely sharing of UVLS Program data as required by Requirements R6, R7, and R8 is necessary to inform the Planning Coordinator or Transmission Planner's studies and analyses. While administrative tasks are required, the tasks have a core reliability-based need.

In addition, Requirements R6, R7, and R8 were written to emulate FERC-approved PRC-006-2 (*Automatic Underfrequency Load Shedding*)^{21,22} data requirements. While some of these analogous requirements in PRC-006-2 are listed as candidates for Phase 2 of the Paragraph 81 project, they are not yet approved as meeting the criteria; furthermore, the Independent Expert Review Panel has recommended that these Paragraph 81 candidates not be included for deletion, citing that "there should be a clear expectation for Planning Coordinators to share data necessary to determine their UFLS program parameters."

Rationale

During development of this standard, text boxes were embedded within the standard to explain the rationale for various parts of the standard. Upon BOT approval, the text from the rationale text boxes was moved to this section.

Rationale for Applicability

This standard is applicable to Planning Coordinators and Transmission Planners that have or are developing a UVLS Program, and to Distribution Providers and Transmission Owners responsible for the ownership, operation, or control of UVLS equipment as required by the UVLS Program established by the Transmission Planner or Planning Coordinator. These Distribution Providers and Transmission Owners are referred to as UVLS entities for the purpose of this standard.

The applicability includes both the Planning Coordinator and Transmission Planner because either may be responsible for designing and coordinating the program based on agreements, memorandums of understanding, or tariffs.

The phrase "Planning Coordinator or Transmission Planner" provides the latitude for applicability to the entity that will perform the action. The expectation is not that both parties will perform the action, but rather that the Planning Coordinator and Transmission Planner will engage in discussion to determine the appropriate responsible entity.

Rationale for R1

In Paragraph 1509 from Order No. 693, FERC directed NERC to require an integrated and coordinated approach to all protection systems. The drafting team agrees that a lack of coordination among protection systems is a key risk to reliability, and that each Planning

²⁰ Refer to Standards Independent Expert Review Project (IERP). (http://www.nerc.com/pa/Stand/Standard%20Development%20Plan/Standards_Independent_Experts_Review_Project_Report-SOTC_and_Board.pdf).

²¹ (<http://www.nerc.com/layouts/PrintStandard.aspx?standardnumber=PRC-006-2&title=Automatic%20Underfrequency%20Load%20Shedding>).

²² Adopted by the NERC Board of Trustees on November 14, 2014.

Coordinator or Transmission Planner that develops a UVLS Program should evaluate the program's viability and effectiveness prior to implementation. This evaluation should include studies and analyses used when developing the program that show implementation of the program resolves the identified undervoltage conditions that led to its design. These studies and analyses should also show that the UVLS Program is integrated through coordination with generator voltage ride-through capabilities and other protection and control systems. Though presented as separate items, the drafting team recognizes that the studies that show coordination considerations and that the program addresses undervoltage issues may be interrelated and presented as one comprehensive analysis.

In addition, Requirement R1 also requires the Planning Coordinator or Transmission Planner to provide the UVLS Program's specifications and implementation schedule to applicable UVLS entities to implement the program. It is noted that studies to evaluate the effectiveness of the program should be completed prior to providing the specifications and schedule.

Rationale for R2

UVLS entities must implement a UVLS Program or address any necessary corrective actions for a UVLS Program according to the specifications and schedule provided by the Planning Coordinator or Transmission Planner. If UVLS entities do not implement the UVLS Program according to the specifications and schedule provided, the UVLS Program may not be effective and may not achieve its intended goal.

Rationale for R3

A periodic comprehensive assessment (detailed analysis) should be conducted to identify and catalogue the accumulated effects of minor changes to the system that have occurred since the last assessment was completed, and should include an evaluation of each UVLS Program to ensure the continued integration through coordination. This comprehensive assessment supplements the NERC Reliability Standard TPL-001-4 annual assessment requirement to evaluate the impact of protection systems.

Based on the drafting team's knowledge and experience, and in keeping with time frames contained in similar requirements from other PRC Reliability Standards, 60 calendar months was determined to be the maximum amount of time allowable between assessments. Assessments will be performed sooner than the end of the 60-calendar month period if the Planning Coordinator or Transmission Planner determines that there are material changes to system topology or operating conditions that affect the performance of a UVLS Program. Note that the 60-calendar-month time frame would reset after each assessment.

Rationale for R4

A UVLS Program not functioning as expected during a voltage excursion event for which the UVLS Program was designed to operate presents a critical risk to system reliability. Therefore, a timely assessment to evaluate (1) whether the UVLS Program resolved the undervoltage issues and (2) the performance of the UVLS Program equipment associated with the applicable event is essential. The 12 calendar months (from the date of the event) provides adequate time to coordinate with other Planning Coordinators, Transmission Planners, Transmission Operators,

and UVLS entities, simulate pre- and post-event conditions, and complete the performance assessment.

Rationale for R5

If program deficiencies are identified during an assessment performed in either Requirement R3 or R4, the Planning Coordinator or Transmission Planner must develop a Corrective Action Plan (CAP) to address the deficiencies. Based on the drafting team’s knowledge and experience with UVLS studies, three calendar months was determined to provide a judicious balance between the reliability need to address deficiencies expeditiously and the time needed to consider potential solutions, coordinate resources, develop a CAP and implementation schedule, and provide the CAP and schedule to UVLS entities.

It is noted that the three-month time frame is only to develop the CAP and provide it to UVLS entities and does not encompass the time UVLS entities have to implement the CAP. Requirement R2 requires UVLS entities to execute the CAP according to the schedule provided by the Planning Coordinator or Transmission Planner.

Rationale for R6

Having accurate and current data is required for the Planning Coordinator to perform undervoltage studies and for use in event analyses. Requirement R6 supports this reliability need by requiring the Planning Coordinator to update its UVLS Program database at least once each calendar year.

Rationale for R7

Having accurate and current data is required for the Planning Coordinator to perform undervoltage studies and for use in event analyses. Requirement R7 supports this reliability need by requiring the UVLS entity to provide UVLS Program data in accordance with specified parameters.

Rationale for R8

Requirement R8 supports the integrated and coordinated approach to UVLS programs directed by Paragraph 1509 of Order No. 693 by requiring that UVLS Program data be shared with neighboring Planning Coordinators and Transmission Planners within a reasonable time period. Requests for the database should also be fulfilled for those functional entities that have a reliability need for the data (such as the Transmission Operators that develop System Operating Limits and Reliability Coordinators that develop Interconnection Reliability Operating Limits).

Standard PRC-010-2 — Undervoltage Load Shedding
Appendix QC-PRC-010-2
Provisions specific to the standard PRC-010-2 applicable in Québec

This appendix establishes specific provisions for the application of the standard in Québec. Provisions of the standard and of its appendix must be read together for the purposes of understanding and interpretation. Where the standard and appendix differ, the appendix shall prevail.

A. Introduction

- 1. Title:** Undervoltage Load Shedding
- 2. Number:** PRC-010-2
- 3. Purpose:** No specific provision
- 4. Applicability:**
None.
- 5. Effective Date:**
 - 5.1.** Adoption of the standard by the Régie de l'énergie: Month xx, 201x
 - 5.2.** Adoption of the appendix by the Régie de l'énergie: Month xx, 201x
 - 5.3.** Effective date of the standard and its appendix in Québec:

The proposed effective date of the standard and its appendix in Québec: April 2, 2017.

The EOP-011-1, PRC-004-5(i) and PRC-010-2 standards must be adopted concurrently. Enforcement of this standard should be at the same time as the new glossary term “undervoltage load shedding program” and the modified glossary term Remedial Action Scheme.

B. Requirements and Measures

No specific provision

C. Compliance

1. Compliance Monitoring Process

1.1. Compliance Enforcement Authority

The Régie de l'énergie is responsible, in Québec, for compliance monitoring with respect to the reliability standard and its appendix that it adopts.

1.2. Evidence Retention

No specific provision

1.3. Compliance Monitoring and Assessment Processes

No specific provision

1.4. Additional Compliance Information

No specific provisions

Standard PRC-010-2 — Undervoltage Load Shedding
Appendix QC-PRC-010-2
Provisions specific to the standard PRC-010-2 applicable in Québec

Table of Compliance Elements

No specific provision

D. Regional Variances

No specific provision

E. Interpretations

No specific provision

F. Associated Documents

No specific provisions

Guidelines and Technical Basis

No specific provisions

Revision History

Revision	Adoption Date	Action	Change Tracking
0	Month xx, 201x	New Appendix	New

A. Introduction

- 1. Title:** Relay Performance During Stable Power Swings
- 2. Number:** PRC-026-1
- 3. Purpose:** To ensure that load-responsive protective relays are expected to not trip in response to stable power swings during non-Fault conditions.
- 4. Applicability:**
 - 4.1. Functional Entities:**
 - 4.1.1** Generator Owner that applies load-responsive protective relays as described in PRC-026-1 – Attachment A at the terminals of the Elements listed in Section 4.2, Facilities.
 - 4.1.2** Planning Coordinator.
 - 4.1.3** Transmission Owner that applies load-responsive protective relays as described in PRC-026-1 – Attachment A at the terminals of the Elements listed in Section 4.2, Facilities.
 - 4.2. Facilities:** The following Elements that are part of the Bulk Electric System (BES):
 - 4.2.1** Generators.
 - 4.2.2** Transformers.
 - 4.2.3** Transmission lines.
- 5. Background:**

This is the third phase of a three-phased standard development project that focused on developing this new Reliability Standard to address protective relay operations due to stable power swings. The March 18, 2010, Federal Energy Regulatory Commission (FERC) Order No. 733 approved Reliability Standard PRC-023-1 – Transmission Relay Loadability. In that Order, FERC directed NERC to address three areas of relay loadability that include modifications to the approved PRC-023-1, development of a new Reliability Standard to address generator protective relay loadability, and a new Reliability Standard to address the operation of protective relays due to stable power swings. This project's SAR addresses these directives with a three-phased approach to standard development.

Phase 1 focused on making the specific modifications from FERC Order No. 733 to PRC-023-1. Reliability Standard PRC-023-2, which incorporated these modifications, became mandatory on July 1, 2012.

Phase 2 focused on developing a new Reliability Standard, PRC-025-1 – Generator Relay Loadability, to address generator protective relay loadability. PRC-025-1 became mandatory on October 1, 2014, along with PRC-023-3, which was modified to harmonize PRC-023-2 with PRC-025-1.

Phase 3 focuses on preventing protective relays from tripping unnecessarily due to stable power swings by requiring identification of Elements on which a stable or unstable power swing may affect Protection System operation, assessment of the security of load-

responsive protective relays to tripping in response to only a stable power swing, and implementation of Corrective Action Plans (CAP), where necessary. Phase 3 improves security of load-responsive protective relays for stable power swings so they are expected to not trip in response to stable power swings during non-Fault conditions while maintaining dependable fault detection and dependable out-of-step tripping.

6. Effective Dates:

Requirement R1

First day of the first full calendar year that is 12 months after the date that the standard is approved by an applicable governmental authority or as otherwise provided for in a jurisdiction where approval by an applicable governmental authority is required for a standard to go into effect. Where approval by an applicable governmental authority is not required, the standard shall become effective on the first day of the first full calendar year that is 12 months after the date the standard is adopted by the NERC Board of Trustees or as otherwise provided for in that jurisdiction.

Requirements R2, R3, and R4

First day of the first full calendar year that is 36 months after the date that the standard is approved by an applicable governmental authority or as otherwise provided for in a jurisdiction where approval by an applicable governmental authority is required for a standard to go into effect. Where approval by an applicable governmental authority is not required, the standard shall become effective on the first day of the first full calendar year that is 36 months after the date the standard is adopted by the NERC Board of Trustees or as otherwise provided for in that jurisdiction.

B. Requirements and Measures

R1. Each Planning Coordinator shall, at least once each calendar year, provide notification of each generator, transformer, and transmission line BES Element in its area that meets one or more of the following criteria, if any, to the respective Generator Owner and Transmission Owner: *[Violation Risk Factor: Medium] [Time Horizon: Long-term Planning]*

Criteria:

1. Generator(s) where an angular stability constraint exists that is addressed by a System Operating Limit (SOL) or a Remedial Action Scheme (RAS) and those Elements terminating at the Transmission station associated with the generator(s).
 2. An Element that is monitored as part of an SOL identified by the Planning Coordinator's methodology¹ based on an angular stability constraint.
 3. An Element that forms the boundary of an island in the most recent underfrequency load shedding (UFLS) design assessment based on application of the Planning Coordinator's criteria for identifying islands, only if the island is formed by tripping the Element due to angular instability.
 4. An Element identified in the most recent annual Planning Assessment where relay tripping occurs due to a stable or unstable² power swing during a simulated disturbance.
- M1.** Each Planning Coordinator shall have dated evidence that demonstrates notification of the generator, transformer, and transmission line BES Element(s) that meet one or more of the criteria in Requirement R1, if any, to the respective Generator Owner and Transmission Owner. Evidence may include, but is not limited to, the following documentation: emails, facsimiles, records, reports, transmittals, lists, or spreadsheets.

¹ NERC Reliability Standard FAC-014-2 – Establish and Communicate System Operating Limits, Requirement R3.

² An example of an unstable power swing is provided in the Guidelines and Technical Basis section, "Justification for Including Unstable Power Swings in the Requirements section of the Guidelines and Technical Basis."

- R2.** Each Generator Owner and Transmission Owner shall: [Violation Risk Factor: High] [Time Horizon: Operations Planning]
- 2.1** Within 12 full calendar months of notification of a BES Element pursuant to Requirement R1, determine whether its load-responsive protective relay(s) applied to that BES Element meets the criteria in PRC-026-1 – Attachment B where an evaluation of that Element’s load-responsive protective relay(s) based on PRC-026-1 – Attachment B criteria has not been performed in the last five calendar years.
- 2.2** Within 12 full calendar months of becoming aware³ of a generator, transformer, or transmission line BES Element that tripped in response to a stable or unstable⁴ power swing due to the operation of its protective relay(s), determine whether its load-responsive protective relay(s) applied to that BES Element meets the criteria in PRC-026-1 – Attachment B.
- M2.** Each Generator Owner and Transmission Owner shall have dated evidence that demonstrates the evaluation was performed according to Requirement R2. Evidence may include, but is not limited to, the following documentation: apparent impedance characteristic plots, email, design drawings, facsimiles, R-X plots, software output, records, reports, transmittals, lists, settings sheets, or spreadsheets.
- R3.** Each Generator Owner and Transmission Owner shall, within six full calendar months of determining a load-responsive protective relay does not meet the PRC-026-1 – Attachment B criteria pursuant to Requirement R2, develop a Corrective Action Plan (CAP) to meet one of the following: [*Violation Risk Factor: Medium*] [*Time Horizon: Operations Planning*]
- The Protection System meets the PRC-026-1 – Attachment B criteria, while maintaining dependable fault detection and dependable out-of-step tripping (if out-of-step tripping is applied at the terminal of the BES Element); or
 - The Protection System is excluded under the PRC-026-1 – Attachment A criteria (e.g., modifying the Protection System so that relay functions are supervised by power swing blocking or using relay systems that are immune to power swings), while maintaining dependable fault detection and dependable out-of-step tripping (if out-of-step tripping is applied at the terminal of the BES Element).
- M3.** The Generator Owner and Transmission Owner shall have dated evidence that demonstrates the development of a CAP in accordance with Requirement R3. Evidence may include, but is not limited to, the following documentation: corrective action plans, maintenance records, settings sheets, project or work management program records, or work orders.
- R4.** Each Generator Owner and Transmission Owner shall implement each CAP developed pursuant to Requirement R3 and update each CAP if actions or timetables change until all actions are complete. [*Violation Risk Factor: Medium*][*Time Horizon: Long-Term Planning*]

- M4.** The Generator Owner and Transmission Owner shall have dated evidence that demonstrates implementation of each CAP according to Requirement R4, including updates to the CAP when actions or timetables change. Evidence may include, but is not limited to, the following documentation: corrective action plans, maintenance records, settings sheets, project or work management program records, or work orders.

C. Compliance

1. Compliance Monitoring Process

1.1. Compliance Enforcement Authority

As defined in the NERC Rules of Procedure, “Compliance Enforcement Authority” (CEA) means NERC or the Regional Entity in their respective roles of monitoring and enforcing compliance with the NERC Reliability Standards.

1.2. Evidence Retention

The following evidence retention periods identify the period of time an entity is required to retain specific evidence to demonstrate compliance. For instances where the evidence retention period specified below is shorter than the time since the last audit, the CEA may ask an entity to provide other evidence to show that it was compliant for the full time period since the last audit.

The Generator Owner, Planning Coordinator, and Transmission Owner shall keep data or evidence to show compliance as identified below unless directed by its CEA to retain specific evidence for a longer period of time as part of an investigation.

- The Planning Coordinator shall retain evidence of Requirement R1 for a minimum of one calendar year following the completion of the Requirement.
- The Generator Owner and Transmission Owner shall retain evidence of Requirement R2 evaluation for a minimum of 12 calendar months following completion of each evaluation where a CAP is not developed.
- The Generator Owner and Transmission Owner shall retain evidence of Requirements R2, R3, and R4 for a minimum of 12 calendar months following completion of each CAP.

If a Generator Owner, Planning Coordinator, or Transmission Owner is found non-compliant, it shall keep information related to the non-compliance until mitigation is complete and approved, or for the time specified above, whichever is longer.

³ Some examples of the ways an entity may become aware of a power swing are provided in the Guidelines and Technical Basis section, “Becoming Aware of an Element That Tripped in Response to a Power Swing.”

⁴ An example of an unstable power swing is provided in the Guidelines and Technical Basis section, “Justification for Including Unstable Power Swings in the Requirements section of the Guidelines and Technical Basis.”

The CEA shall keep the last audit records and all requested and submitted subsequent audit records.

1.3. Compliance Monitoring and Assessment Processes:

As defined in the NERC Rules of Procedure; “Compliance Monitoring and Assessment Processes” refers to the identification of the processes that will be used to evaluate data or information for the purpose of assessing performance or outcomes with the associated reliability standard.

1.4. Additional Compliance Information

None.

Table of Compliance Elements

R#	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R1	Long-term Planning	Medium	The Planning Coordinator provided notification of the BES Element(s) in accordance with Requirement R1, but was less than or equal to 30 calendar days late.	The Planning Coordinator provided notification of the BES Element(s) in accordance with Requirement R1, but was more than 30 calendar days and less than or equal to 60 calendar days late.	The Planning Coordinator provided notification of the BES Element(s) in accordance with Requirement R1, but was more than 60 calendar days and less than or equal to 90 calendar days late.	The Planning Coordinator provided notification of the BES Element(s) in accordance with Requirement R1, but was more than 90 calendar days late. OR The Planning Coordinator failed to provide notification of the BES Element(s) in accordance with Requirement R1.

R#	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R2	Operations Planning	High	The Generator Owner or Transmission Owner evaluated its load-responsive protective relay(s) in accordance with Requirement R2, but was less than or equal to 30 calendar days late.	The Generator Owner or Transmission Owner evaluated its load-responsive protective relay(s) in accordance with Requirement R2, but was more than 30 calendar days and less than or equal to 60 calendar days late.	The Generator Owner or Transmission Owner evaluated its load-responsive protective relay(s) in accordance with Requirement R2, but was more than 60 calendar days and less than or equal to 90 calendar days late.	The Generator Owner or Transmission Owner evaluated its load-responsive protective relay(s) in accordance with Requirement R2, but was more than 90 calendar days late. OR The Generator Owner or Transmission Owner failed to evaluate its load-responsive protective relay(s) in accordance with Requirement R2.

R#	Time Horizon	VRF	Violation Severity Levels			
			Lower VSL	Moderate VSL	High VSL	Severe VSL
R3	Long-term Planning	Medium	The Generator Owner or Transmission Owner developed a Corrective Action Plan (CAP) in accordance with Requirement R3, but in more than six calendar months and less than or equal to seven calendar months.	The Generator Owner or Transmission Owner developed a Corrective Action Plan (CAP) in accordance with Requirement R3, but in more than seven calendar months and less than or equal to eight calendar months.	The Generator Owner or Transmission Owner developed a Corrective Action Plan (CAP) in accordance with Requirement R3, but in more than eight calendar months and less than or equal to nine calendar months.	The Generator Owner or Transmission Owner developed a Corrective Action Plan (CAP) in accordance with Requirement R3, but in more than nine calendar months. OR The Generator Owner or Transmission Owner failed to develop a CAP in accordance with Requirement R3.
R4	Long-term Planning	Medium	The Generator Owner or Transmission Owner implemented a Corrective Action Plan (CAP), but failed to update a CAP when actions or timetables changed, in accordance with Requirement R4.	N/A	N/A	The Generator Owner or Transmission Owner failed to implement a Corrective Action Plan (CAP) in accordance with Requirement R4.

D. Regional Variances

None.

E. Interpretations

None.

F. Associated Documents

Applied Protective Relaying, Westinghouse Electric Corporation, 1979.

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Kundur, Prabha, *Power System Stability and Control*, 1994, Palo Alto: EPRI, McGraw Hill, Inc.

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Reimert, Donald, *Protective Relaying for Power Generation Systems*, 2006, Boca Raton: CRC Press.

Version History

Version	Date	Action	Change Tracking
1	November 13, 2014	Adopted by NERC Board of Trustees	New
1	March 17, 2016	FERC Order issued approving PRC-026-1. Docket No. RM15-8-000.	

PRC-026-1 – Attachment A

This standard applies to any protective functions which could trip instantaneously or with a time delay of less than 15 cycles on load current (i.e., “load-responsive”) including, but not limited to:

- Phase distance
- Phase overcurrent
- Out-of-step tripping
- Loss-of-field

The following protection functions are excluded from Requirements of this standard:

- Relay elements supervised by power swing blocking
- Relay elements that are only enabled when other relays or associated systems fail. For example:
 - Overcurrent elements that are only enabled during loss of potential conditions.
 - Relay elements that are only enabled during a loss of communications
- Thermal emulation relays which are used in conjunction with dynamic Facility Ratings
- Relay elements associated with direct current (dc) lines
- Relay elements associated with dc converter transformers
- Phase fault detector relay elements employed to supervise other load-responsive phase distance elements (i.e., in order to prevent false operation in the event of a loss of potential)
- Relay elements associated with switch-onto-fault schemes
- Reverse power relay on the generator
- Generator relay elements that are armed only when the generator is disconnected from the system, (e.g., non-directional overcurrent elements used in conjunction with inadvertent energization schemes, and open breaker flashover schemes)
- Current differential relay, pilot wire relay, and phase comparison relay
- Voltage-restrained or voltage-controlled overcurrent relays

PRC-026-1 – Attachment B

Criterion A:

An impedance-based relay used for tripping is expected to not trip for a stable power swing, when the relay characteristic is completely contained within the unstable power swing region.⁵ The unstable power swing region is formed by the union of three shapes in the impedance (R-X) plane; (1) a lower loss-of-synchronism circle based on a ratio of the sending-end to receiving-end voltages of 0.7; (2) an upper loss-of-synchronism circle based on a ratio of the sending-end to receiving-end voltages of 1.43; (3) a lens that connects the endpoints of the total system impedance (with the parallel transfer impedance removed) bounded by varying the sending-end and receiving-end voltages from 0.0 to 1.0 per unit, while maintaining a constant system separation angle across the total system impedance where:

1. The system separation angle is:
 - At least 120 degrees, or
 - An angle less than 120 degrees where a documented transient stability analysis demonstrates that the expected maximum stable separation angle is less than 120 degrees.
2. All generation is in service and all transmission BES Elements are in their normal operating state when calculating the system impedance.
3. Saturated (transient or sub-transient) reactance is used for all machines.

⁵ Guidelines and Technical Basis, Figures 1 and 2.

PRC-026-1 – Attachment B

Criterion B:

The pickup of an overcurrent relay element used for tripping, that is above the calculated current value (with the parallel transfer impedance removed) for the conditions below:

1. The system separation angle is:
 - At least 120 degrees, or
 - An angle less than 120 degrees where a documented transient stability analysis demonstrates that the expected maximum stable separation angle is less than 120 degrees.
2. All generation is in service and all transmission BES Elements are in their normal operating state when calculating the system impedance.
3. Saturated (transient or sub-transient) reactance is used for all machines.
4. Both the sending-end and receiving-end voltages at 1.05 per unit.

Guidelines and Technical Basis

Introduction

The NERC System Protection and Control Subcommittee technical document, *Protection System Response to Power Swings*, August 2013,⁶ (“PSRPS Report” or “report”) was specifically prepared to support the development of this NERC Reliability Standard. The report provided a historical perspective on power swings as early as 1965 up through the approval of the report by the NERC Planning Committee. The report also addresses reliability issues regarding trade-offs between security and dependability of Protection Systems, considerations for this NERC Reliability Standard, and a collection of technical information about power swing characteristics and varying issues with practical applications and approaches to power swings. Of these topics, the report suggests an approach for this NERC Reliability Standard (“standard” or “PRC-026-1”) which is consistent with addressing three regulatory directives in the FERC Order No. 733. The first directive concerns the need for “...protective relay systems that differentiate between faults and stable power swings and, when necessary, phases out protective relay systems that cannot meet this requirement.”⁷ Second, is “...to develop a Reliability Standard addressing undesirable relay operation due to stable power swings.”⁸ The third directive “...to consider “islanding” strategies that achieve the fundamental performance for all islands in developing the new Reliability Standard addressing stable power swings”⁹ was considered during development of the standard.

The development of this standard implements the majority of the approaches suggested by the report. However, it is noted that the Reliability Coordinator and Transmission Planner have not been included in the standard’s Applicability section (as suggested by the PSRPS Report). This is so that a single entity, the Planning Coordinator, may be the single source for identifying Elements according to Requirement R1. A single source will insure that multiple entities will not identify Elements in duplicate, nor will one entity fail to provide an Element because it believes the Element is being provided by another entity. The Planning Coordinator has, or has access to, the wide-area model and can correctly identify the Elements that may be susceptible to a stable or unstable power swing. Additionally, not including the Reliability Coordinator and Transmission Planner is consistent with the applicability of other relay loadability NERC Reliability Standards (e.g., PRC-023 and PRC-025). It is also consistent with the NERC Functional Model.

The phrase, “while maintaining dependable fault detection and dependable out-of-step tripping” in Requirement R3, describes that the Generator Owner and Transmission Owner are to comply with this standard while achieving its desired protection goals. Load-responsive protective relays, as addressed within this standard, may be intended to provide a variety of backup protection functions, both within the generating unit or generating plant and on the transmission system, and

⁶ NERC System Protection and Control Subcommittee, *Protection System Response to Power Swings*, August 2013: http://www.nerc.com/comm/PC/System%20Protection%20and%20Control%20Subcommittee%20SPCS%2020/SPCS%20Power%20Swing%20Report_Final_20131015.pdf

⁷ Transmission Relay Loadability Reliability Standard, Order No. 733, P.150 FERC ¶ 61,221 (2010).

⁸ Ibid. P.153.

⁹ Ibid. P.162.

this standard is not intended to result in the loss of these protection functions. Instead, the Generator Owner and Transmission Owner must consider both the Requirements within this standard and its desired protection goals and perform modifications to its protective relays or protection philosophies as necessary to achieve both.

Power Swings

The IEEE Power System Relaying Committee WG D6 developed a technical document called *Power Swing and Out-of-Step Considerations on Transmission Lines* (July 2005) that provides background on power swings. The following are general definitions from that document:¹⁰

Power Swing: a variation in three phase power flow which occurs when the generator rotor angles are advancing or retarding relative to each other in response to changes in load magnitude and direction, line switching, loss of generation, faults, and other system disturbances.

Pole Slip: a condition whereby a generator, or group of generators, terminal voltage angles (or phases) go past 180 degrees with respect to the rest of the connected power system.

Stable Power Swing: a power swing is considered stable if the generators do not slip poles and the system reaches a new state of equilibrium, i.e. an acceptable operating condition.

Unstable Power Swing: a power swing that will result in a generator or group of generators experiencing pole slipping for which some corrective action must be taken.

Out-of-Step Condition: Same as an unstable power swing.

Electrical System Center or Voltage Zero: it is the point or points in the system where the voltage becomes zero during an unstable power swing.

Burden to Entities

The PSRPS Report provides a technical basis and approach for focusing on Protection Systems, which are susceptible to power swings, while achieving the purpose of the standard. The approach reduces the number of relays to which the PRC-026-1 Requirements would apply by first identifying the BES Element(s) on which load-responsive protective relays must be evaluated. The first step uses criteria to identify the Elements on which a Protection System is expected to be challenged by power swings. Of those Elements, the second step is to evaluate each load-responsive protective relay that is applied on each identified Element. Rather than requiring the Planning Coordinator or Transmission Planner to perform simulations to obtain information for each identified Element, the Generator Owner and Transmission Owner will reduce the need for simulation by comparing the load-responsive protective relay characteristic to specific criteria in PRC-026-1 – Attachment B.

¹⁰ <http://www.pes-psrc.org/Reports/Power%20Swing%20and%20OOS%20Considerations%20on%20Transmission%20Lines%20F..pdf>.

Applicability

The standard is applicable to the Generator Owner, Planning Coordinator, and Transmission Owner entities. More specifically, the Generator Owner and Transmission Owner entities are applicable when applying load-responsive protective relays at the terminals of the applicable BES Elements. The standard is applicable to the following BES Elements: generators, transformers, and transmission lines. The Distribution Provider was considered for inclusion in the standard; however, it is not subject to the standard because this entity, by functional registration, would not own generators, transmission lines, or transformers other than load serving.

Load-responsive protective relays include any protective functions which could trip with or without time delay, on load current.

Requirement R1

The Planning Coordinator has a wide-area view and is in the position to identify what, if any, Elements meet the criteria. The criterion-based approach is consistent with the NERC System Protection and Control Subcommittee (SPCS) technical document, *Protection System Response to Power Swings* (August 2013),¹¹ which recommends a focused approach to determine an at-risk Element. Identification of Elements comes from the annual Planning Assessments pursuant to the transmission planning (i.e., “TPL”) and other NERC Reliability Standards (e.g., PRC-006), and the standard is not requiring any other assessments to be performed by the Planning Coordinator. The required notification on a calendar year basis to the respective Generator Owner and Transmission Owner is sufficient because it is expected that the Planning Coordinator will make its notifications following the completion of its annual Planning Assessments. The Planning Coordinator will continue to provide notification of Elements on a calendar year basis even if a study is performed less frequently (e.g., PRC-006 – Automatic Underfrequency Load Shedding, which is five years) and has not changed. It is possible that a Planning Coordinator could utilize studies from a prior year in determining the necessary notifications pursuant to Requirement R1.

Criterion 1

The first criterion involves generator(s) where an angular stability constraint exists that is addressed by a System Operating Limit (SOL) or a Remedial Action Scheme (RAS) and those Elements terminating at the Transmission station associated with the generator(s). For example, a scheme to remove generation for specific conditions is implemented for a four-unit generating plant (1,100 MW). Two of the units are 500 MW each; one is connected to the 345 kV system and one is connected to the 230 kV system. The Transmission Owner has two 230 kV transmission lines and one 345 kV transmission line all terminating at the generating facility as well as a 345/230 kV autotransformer. The remaining 100 MW consists of two 50 MW combustion turbine (CT) units connected to four 66 kV transmission lines. The 66 kV transmission lines are not electrically joined to the 345 kV and 230 kV transmission lines at the plant site and are not subject to the operating limit or RAS. A stability constraint limits the output of the portion of the plant affected

¹¹ http://www.nerc.com/comm/PC/System%20Protection%20and%20Control%20Subcommittee%20SPCS%20/SPCS%20Power%20Swing%20Report_Final_20131015.pdf

by the RAS to 700 MW for an outage of the 345 kV transmission line. The RAS trips one of the 500 MW units to maintain stability for a loss of the 345 kV transmission line when the total output from both 500 MW units is above 700 MW. For this example, both 500 MW generating units and the associated generator step-up (GSU) transformers would be identified as Elements meeting this criterion. The 345/230 kV autotransformer, the 345 kV transmission line, and the two 230 kV transmission lines would also be identified as Elements meeting this criterion. The 50 MW combustion turbines and 66 kV transmission lines would not be identified pursuant to Criterion 1 because these Elements are not subject to an operating limit or RAS and do not terminate at the Transmission station associated with the generators that are subject to the SOL or RAS.

Criterion 2

The second criterion involves Elements that are monitored as a part of an established System Operating Limit (SOL) based on an angular stability limit regardless of the outage conditions that result in the enforcement of the SOL. For example, if two long parallel 500 kV transmission lines have a combined SOL of 1,200 MW, and this limit is based on angular instability resulting from a fault and subsequent loss of one of the two lines, then both lines would be identified as Elements meeting the criterion.

Criterion 3

The third criterion involves Elements that form the boundary of an island within an underfrequency load shedding (UFLS) design assessment. The criterion applies to islands identified based on application of the Planning Coordinator's criteria for identifying islands, where the island is formed by tripping the Elements based on angular instability. The criterion applies if the angular instability is modeled in the UFLS design assessment, or if the boundary is identified "off-line" (i.e., the Elements are selected based on angular instability considerations, but the Elements are tripped in the UFLS design assessment without modeling the initiating angular instability). In cases where an out-of-step condition is detected and tripping is initiated at an alternate location, the criterion applies to the Element on which the power swing is detected. The criterion does not apply to islands identified based on other considerations that do not involve angular instability, such as excessive loading, Planning Coordinator area boundary tie lines, or Balancing Authority boundary tie lines.

Criterion 4

The fourth criterion involves Elements identified in the most recent annual Planning Assessment where relay tripping occurs due to a stable or unstable¹² power swing during a simulated disturbance. The intent is for the Planning Coordinator to include any Element(s) where relay tripping was observed during simulations performed for the most recent annual Planning Assessment associated with the transmission planning TPL-001-4 Reliability Standard. Note that relay tripping must be assessed within those annual Planning Assessments per TPL-001-4, R4,

¹² Refer to the "Justification for Including Unstable Power Swings in the Requirements" section.

Part 4.3.1.3, which indicates that analysis shall include the “Tripping of Transmission lines and transformers where transient swings cause Protection System operation based on generic or actual relay models.” Identifying such Elements according to Criterion 4 and notifying the respective Generator Owner and Transmission Owner will require that the owners of any load-responsive protective relay applied at the terminals of the identified Element evaluate the relay’s susceptibility to tripping in response to a stable power swing.

Planning Coordinators have the discretion to determine whether the observed tripping for a power swing in its Planning Assessments occurs for valid contingencies and system conditions. The Planning Coordinator will address tripping that is observed in transient analyses on an individual basis; therefore, the Planning Coordinator is responsible for identifying the Elements based only on simulation results that are determined to be valid.

Due to the nature of how a Planning Assessment is performed, there may be cases where a previously-identified Element is not identified in the most recent annual Planning Assessment. If so, this is acceptable because the Generator Owner and Transmission Owner would have taken action upon the initial notification of the previously identified Element. When an Element is not identified in later Planning Assessments, the risk of load-responsive protective relays tripping in response to a stable power swing during non-Fault conditions would have already been assessed under Requirement R2 and mitigated according to Requirements R3 and R4 where the relays did not meet the PRC-026-1 – Attachment B criteria. According to Requirement R2, the Generator Owner and Transmission Owner are only required to re-evaluate each load-responsive protective relay for an identified Element where the evaluation has not been performed in the last five calendar years.

Although Requirement R1 requires the Planning Coordinator to notify the respective Generator Owner and Transmission Owner of any Elements meeting one or more of the four criteria, it does not preclude the Planning Coordinator from providing additional information, such as apparent impedance characteristics, in advance or upon request, that may be useful in evaluating protective relays. Generator Owners and Transmission Owners are able to complete protective relay evaluations and perform the required actions without additional information. The standard does not include any requirement for the entities to provide information that is already being shared or exchanged between entities for operating needs. While a Requirement has not been included for the exchange of information, entities should recognize that relay performance needs to be measured against the most current information.

Requirement R2

Requirement R2 requires the Generator Owner and Transmission Owner to evaluate its load-responsive protective relays to ensure that they are expected to not trip in response to stable power swings.

PRC-026-1 – Application Guidelines

The PRC-026-1 – Attachment A lists the applicable load-responsive relays that must be evaluated which include phase distance, phase overcurrent, out-of-step tripping, and loss-of-field relay functions. Phase distance relays could include, but are not limited to, the following:

- Zone elements with instantaneous tripping or intentional time delays of less than 15 cycles
- Phase distance elements used in high-speed communication-aided tripping schemes including:
 - Directional Comparison Blocking (DCB) schemes
 - Directional Comparison Un-Blocking (DCUB) schemes
 - Permissive Overreach Transfer Trip (POTT) schemes
 - Permissive Underreach Transfer Trip (PUTT) schemes

A method is provided within the standard to support consistent evaluation by Generator Owners and Transmission Owners based on specified conditions. Once a Generator Owner or Transmission Owner is notified of Elements pursuant to Requirement R1, it has 12 full calendar months to determine if each Element's load-responsive protective relays meet the PRC-026-1 – Attachment B criteria, if the determination has not been performed in the last five calendar years. Additionally, each Generator Owner and Transmission Owner, that becomes aware of a generator, transformer, or transmission line BES Element that tripped in response to a stable or unstable power swing due to the operation of its protective relays pursuant to Requirement R2, Part 2.2, must perform the same PRC-026-1 – Attachment B criteria determination within 12 full calendar months.

Becoming Aware of an Element That Tripped in Response to a Power Swing

Part 2.2 in Requirement R2 is intended to initiate action by the Generator Owner and Transmission Owner when there is a known stable or unstable power swing and it resulted in the entity's Element tripping. The criterion starts with becoming aware of the event (i.e., power swing) and then any connection with the entity's Element tripping. By doing so, the focus is removed from the entity having to demonstrate that it made a determination whether a power swing was present for every Element trip. The basis for structuring the criterion in this manner is driven by the available ways that a Generator Owner and Transmission Owner could become aware of an Element that tripped in response to a stable or unstable power swing due to the operation of its protective relay(s).

Element trips caused by stable or unstable power swings, though infrequent, would be more common in a larger event. The identification of power swings will be revealed during an analysis of the event. Event analysis where an entity may become aware of a stable or unstable power swing could include internal analysis conducted by the entity, the entity's Protection System review following a trip, or a larger scale analysis by other entities. Event analysis could include involvement by the entity's Regional Entity, and in some cases NERC.

Information Common to Both Generation and Transmission Elements

The PRC-026-1 – Attachment A lists the load-responsive protective relays that are subject to this standard. Generator Owners and Transmission Owners may own load-responsive protective relays (e.g., distance relays) that directly affect generation or transmission BES Elements and will require analysis as a result of Elements being identified by the Planning Coordinator in Requirement R1

or the Generator Owner or Transmission Owner in Requirement R2. For example, distance relays owned by the Transmission Owner may be installed at the high-voltage side of the generator step-up (GSU) transformer (directional toward the generator) providing backup to generation protection. Generator Owners may have distance relays applied to backup transmission protection or backup protection to the GSU transformer. The Generator Owner may have relays installed at the generator terminals or the high-voltage side of the GSU transformer.

Exclusion of Time Based Load-Responsive Protective Relays

The purpose of the standard is “[t]o ensure that load-responsive protective relays are expected to not trip in response to stable power swings during non-Fault conditions.” Load-responsive, high-speed tripping protective relays pose the highest risk of operating during a power swing. Because of this, high-speed tripping protective relays and relays with a time delay of less than 15 cycles are included in the standard; whereas other relays (i.e., Zones 2 and 3) with a time delay of 15 cycles or greater are excluded. The time delay used for exclusion on some load-responsive protective relays is based on the maximum expected time that load-responsive protective relays would be exposed to a stable power swing with a slow slip rate frequency.

In order to establish a time delay that distinguishes a high-risk load-responsive protective relay from one that has a time delay for tripping (lower-risk), a sample of swing rates were calculated based on a stable power swing entering and leaving the impedance characteristic as shown in Table 1. For a relay impedance characteristic that has a power swing entering and leaving, beginning at 90 degrees with a termination at 120 degrees before exiting the zone, the zone timer must be greater than the calculated time the stable power swing is inside the relay’s operating zone to not trip in response to the stable power swing.

$$\text{Eq. (1)} \quad \text{Zone timer} > 2 \times \left(\frac{(120^\circ - \text{Angle of entry into the relay characteristic}) \times 60}{(360 \times \text{Slip Rate})} \right)$$

Table 1: Swing Rates	
Zone Timer (Cycles)	Slip Rate (Hz)
10	1.00
15	0.67
20	0.50
30	0.33

With a minimum zone timer of 15 cycles, the corresponding slip rate of the system is 0.67 Hz. This represents an approximation of a slow slip rate during a system Disturbance. Longer time delays allow for slower slip rates.

Application to Transmission Elements

Criterion A in PRC-026-1 – Attachment B describes an unstable power swing region that is formed by the union of three shapes in the impedance (R-X) plane. The first shape is a lower loss-of-synchronism circle based on a ratio of the sending-end to receiving-end voltages of 0.7 (i.e., $E_S / E_R = 0.7 / 1.0 = 0.7$). The second shape is an upper loss-of-synchronism circle based on a ratio of the sending-end to receiving-end voltages of 1.43 (i.e., $E_S / E_R = 1.0 / 0.7 = 1.43$). The third shape is a lens that connects the endpoints of the total system impedance together by varying the sending-end and receiving-end system voltages from 0.0 to 1.0 per unit, while maintaining a constant system separation angle across the total system impedance (with the parallel transfer impedance removed—see Figures 1 through 5). The total system impedance is derived from a two-bus equivalent network and is determined by summing the sending-end source impedance, the line impedance (excluding the Thévenin equivalent transfer impedance), and the receiving-end source impedance as shown in Figures 6 and 7. Establishing the total system impedance provides a conservative condition that will maximize the security of the relay against various system conditions. The smallest total system impedance represents a condition where the size of the lens characteristic in the R-X plane is smallest and is a conservative operating point from the standpoint of ensuring a load-responsive protective relay is expected to not trip given a predetermined angular displacement between the sending-end and receiving-end voltages. The smallest total system impedance results when all generation is in service and all transmission BES Elements are modeled in their “normal” system configuration (PRC-026-1 – Attachment B, Criterion A). The parallel transfer impedance is removed to represent a likely condition where parallel Elements may be lost during the disturbance, and the loss of these Elements magnifies the sensitivity of the load-responsive relays on the parallel line by removing the “infeed effect” (i.e., the apparent impedance sensed by the relay is decreased as a result of the loss of the transfer impedance, thus making the relay more likely to trip for a stable power swing—See Figures 13 and 14).

The sending-end and receiving-end source voltages are varied from 0.7 to 1.0 per unit to form the lower and upper loss-of-synchronism circles. The ratio of these two voltages is used in the calculation of the loss-of-synchronism circles, and result in a ratio range from 0.7 to 1.43.

$$\text{Eq. (2)} \quad \frac{E_S}{E_R} = \frac{0.7}{1.0} = 0.7$$

$$\text{Eq. (3):} \quad \frac{E_S}{E_R} = \frac{1.0}{0.7} = 1.43$$

The internal generator voltage during severe power swings or transmission system fault conditions will be greater than zero due to voltage regulator support. The voltage ratio of 0.7 to 1.43 is chosen to be more conservative than the PRC-023¹³ and PRC-025¹⁴ NERC Reliability Standards where a lower bound voltage of 0.85 per unit voltage is used. A $\pm 15\%$ internal generator voltage range was chosen as a conservative voltage range for calculation of the voltage ratio used to calculate the loss-of-synchronism circles. For example, the voltage ratio using these voltages would result in a ratio range from 0.739 to 1.353.

¹³ Transmission Relay Loadability

¹⁴ Generator Relay Loadability

$$\text{Eq. (4)} \quad \frac{E_S}{E_R} = \frac{0.85}{1.15} = 0.739$$

$$\text{Eq. (5):} \quad \frac{E_S}{E_R} = \frac{1.15}{0.85} = 1.353$$

The lower ratio is rounded down to 0.7 to be more conservative, allowing a voltage range of 0.7 to 1.0 per unit to be used for the calculation of the loss-of-synchronism circles.¹⁵

When the parallel transfer impedance is included in the model, the division of current through the parallel transfer impedance path results in actual measured relay impedances that are larger than those measured when the parallel transfer impedance is removed (i.e., infeed effect), which would make it more likely for an impedance relay element to be completely contained within the unstable power swing region as shown in Figure 11. If the transfer impedance is included in the evaluation, a distance relay element could be deemed as meeting PRC-026-1 – Attachment B criteria and, in fact would be secure, assuming all Elements were in their normal state. In this case, the distance relay element could trip in response to a stable power swing during an actual event if the system was weakened (i.e., a higher transfer impedance) by the loss of a subset of lines that make up the parallel transfer impedance as shown in Figure 10. This could happen because the subset of lines that make up the parallel transfer impedance tripped on unstable swings, contained the initiating fault, and/or were lost due to operation of breaker failure or remote back-up protection schemes.

Table 10 shows the percent size increase of the lens shape as seen by the relay under evaluation when the parallel transfer impedance is included. The parallel transfer impedance has minimal effect on the apparent size of the lens shape as long as the parallel transfer impedance is at least 10 multiples of the parallel line impedance (less than 5% lens shape expansion), therefore, its removal has minimal impact, but results in a slightly more conservative, smaller lens shape. Parallel transfer impedances of 5 multiples of the parallel line impedance or less result in an apparent lens shape size of 10% or greater as seen by the relay. If two parallel lines and a parallel transfer impedance tie the sending-end and receiving-end buses together, the total parallel transfer impedance will be one or less multiples of the parallel line impedance, resulting in an apparent lens shape size of 45% or greater. It is a realistic contingency that the parallel line could be out-of-service, leaving the parallel transfer impedance making up the rest of the system in parallel with the line impedance. Since it is not known exactly which lines making up the parallel transfer impedance will be out of service during a major system disturbance, it is most conservative to assume that all of them are out, leaving just the line under evaluation in service.

Either the saturated transient or sub-transient direct axis reactance may be used for machines in the evaluation because they are smaller than the un-saturated reactances. Since saturated sub-transient generator reactances are smaller than the transient or synchronous reactances, the use of sub-transient reactances will result in a smaller source impedance and a smaller unstable power swing region in the graphical analysis as shown in Figures 8 and 9. Because power swings occur in a time frame where generator transient reactances will be prevalent, it is acceptable to use saturated transient reactances instead of saturated sub-transient reactances. Because some short-

¹⁵ *Final Report on the August 14, 2003 Blackout in the United States and Canada: Causes and Recommendations*, April 2004, Section 6 (The Cascade Stage of the Blackout), p. 94 under “Why the Generators Tripped Off,” states, “Some generator undervoltage relays were set to trip at or above 90% voltage. However, a motor stalls out at about 70% voltage and a motor starter contactor drops out around 75%, so if there is a compelling need to protect the turbine from the system the under-voltage trigger point should be no higher than 80%.”

circuit models may not include transient reactances, the use of sub-transient reactances is also acceptable because it produces more conservative results. For this reason, either value is acceptable when determining the system source impedances (PRC-026-1 – Attachment B, Criterion A and B, No. 3).

Saturated reactances are used in short-circuit programs that produce the system impedance mentioned above. Planning and stability software generally use un-saturated reactances. Generator models used in transient stability analyses recognize that the extent of the saturation effect depends upon both rotor (field) and stator currents. Accordingly, they derive the effective saturated parameters of the machine at each instant by internal calculation from the specified (constant) unsaturated values of machine reactances and the instantaneous internal flux level. The specific assumptions regarding which inductances are affected by saturation, and the relative effect of that saturation, are different for the various generator models used. Thus, unsaturated values of all machine reactances are used in setting up planning and stability software data, and the appropriate set of open-circuit magnetization curve data is provided for each machine.

Saturated reactance values are smaller than unsaturated reactance values and are used in short-circuit programs owned by the Generator and Transmission Owners. Because of this, saturated reactance values are to be used in the development of the system source impedances.

The source or system equivalent impedances can be obtained by a number of different methods using commercially available short-circuit calculation tools.¹⁶ Most short-circuit tools have a network reduction feature that allows the user to select the local and remote terminal buses to retain. The first method reduces the system to one that contains two buses, an equivalent generator at each bus (representing the source impedances at the sending-end and receiving-end), and two parallel lines; one being the line impedance of the protected line with relays being analyzed, the other being the parallel transfer impedance representing all other combinations of lines that connect the two buses together as shown in Figure 6. Another conservative method is to open both ends of the line being evaluated, and apply a three-phase bolted fault at each bus to determine the Thévenin equivalent impedance at each bus. The source impedances are set equal to the Thévenin equivalent impedances and will be less than or equal to the actual source impedances calculated by the network reduction method. Either method can be used to develop the system source impedances at both ends.

The two bullets of PRC-026-1 – Attachment B, Criterion A, No. 1, identify the system separation angles used to identify the size of the power swing stability boundary for evaluating load-responsive protective relay impedance elements. The first bullet of PRC-026-1 – Attachment B, Criterion A, No. 1 evaluates a system separation angle of at least 120 degrees that is held constant while varying the sending-end and receiving-end source voltages from 0.7 to 1.0 per unit, thus creating an unstable power swing region about the total system impedance in Figure 1. This unstable power swing region is compared to the tripping portion of the distance relay characteristic; that is, the portion that is not supervised by load encroachment, blinders, or some other form of supervision as shown in Figure 12 that restricts the distance element from tripping

¹⁶ Demetrios A. Tziouvaras and Daqing Hou, Appendix in *Out-Of-Step Protection Fundamentals and Advancements*, April 17, 2014: <https://www.selinc.com>.

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for heavy, balanced load conditions. If the tripping portion of the impedance characteristics are completely contained within the unstable power swing region, the relay impedance element meets Criterion A in PRC-026-1 – Attachment B. A system separation angle of 120 degrees was chosen for the evaluation because it is generally accepted in the industry that recovery for a swing beyond this angle is unlikely to occur.¹⁷

The second bullet of PRC-026-1 – Attachment B, Criterion A, No. 1 evaluates impedance relay elements at a system separation angle of less than 120 degrees, similar to the first bullet described above. An angle less than 120 degrees may be used if a documented stability analysis demonstrates that the power swing becomes unstable at a system separation angle of less than 120 degrees.

The exclusion of relay elements supervised by Power Swing Blocking (PSB) in PRC-026-1 – Attachment A allows the Generator Owner or Transmission Owner to exclude protective relay elements if they are blocked from tripping by PSB relays. A PSB relay applied and set according to industry accepted practices prevent supervised load-responsive protective relays from tripping in response to power swings. Further, PSB relays are set to allow dependable tripping of supervised elements. The criteria in PRC-026-1 – Attachment B specifically applies to unsupervised elements that could trip for stable power swings. Therefore, load-responsive protective relay elements supervised by PSB can be excluded from the Requirements of this standard.

¹⁷ “The critical angle for maintaining stability will vary depending on the contingency and the system condition at the time the contingency occurs; however, the likelihood of recovering from a swing that exceeds 120 degrees is marginal and 120 degrees is generally accepted as an appropriate basis for setting out-of-step protection. Given the importance of separating unstable systems, defining 120 degrees as the critical angle is appropriate to achieve a proper balance between dependable tripping for unstable power swings and secure operation for stable power swings.” NERC System Protection and Control Subcommittee, *Protection System Response to Power Swings*, August 2013: http://www.nerc.com/comm/PC/System%20Protection%20and%20Control%20Subcommittee%20SPCS%2020/SPCS%20Power%20Swing%20Report_Final_20131015.pdf, p. 28.

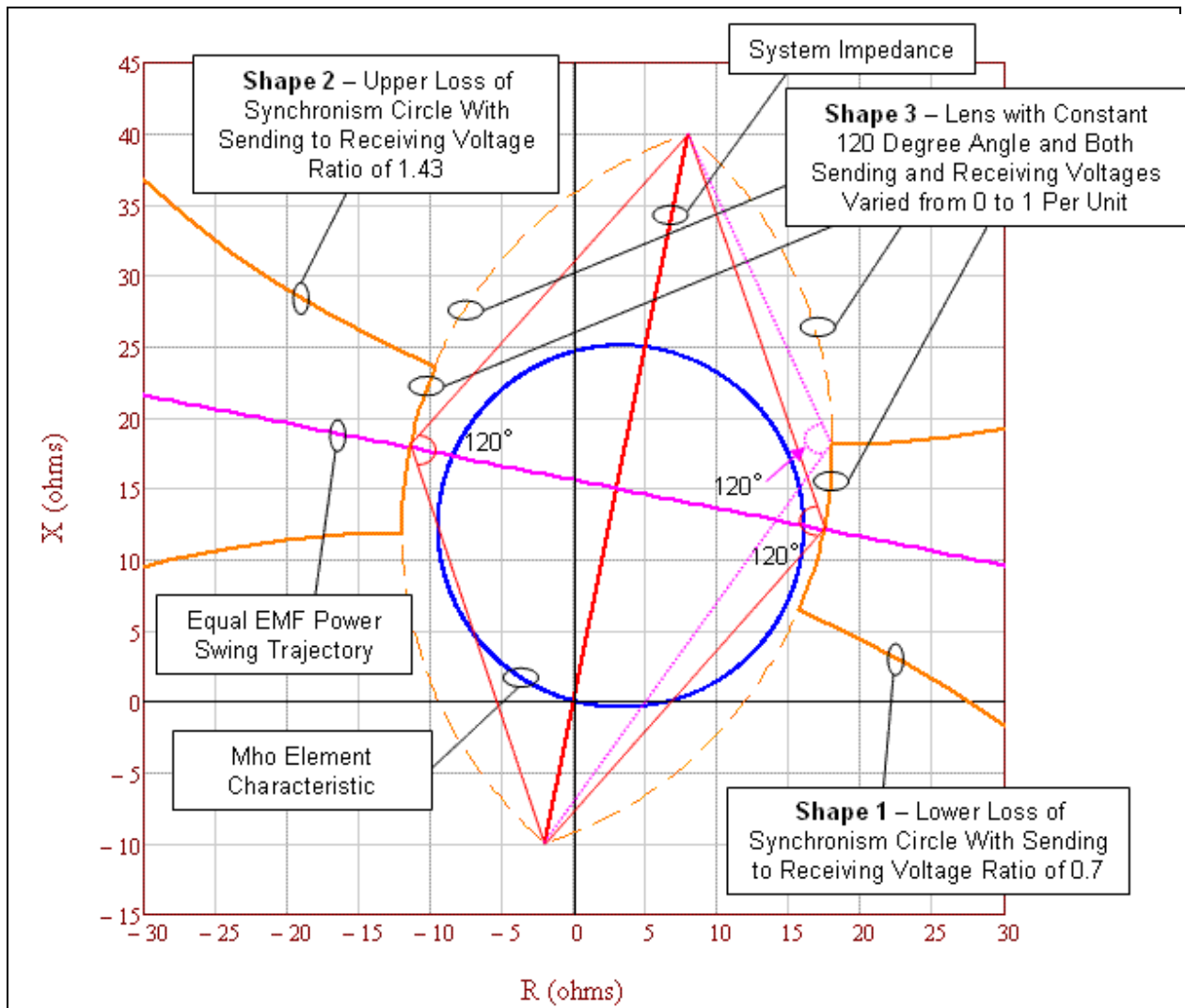


Figure 1: An enlarged graphic illustrating the unstable power swing region formed by the union of three shapes in the impedance (R-X) plane: Shape 1) Lower loss-of-synchronism circle, Shape 2) Upper loss-of-synchronism circle, and Shape 3) Lens. The mho element characteristic is completely contained within the unstable power swing region (i.e., it does not intersect any portion of the unstable power swing region), therefore it meets PRC-026-1 – Attachment B, Criterion A, No. 1.

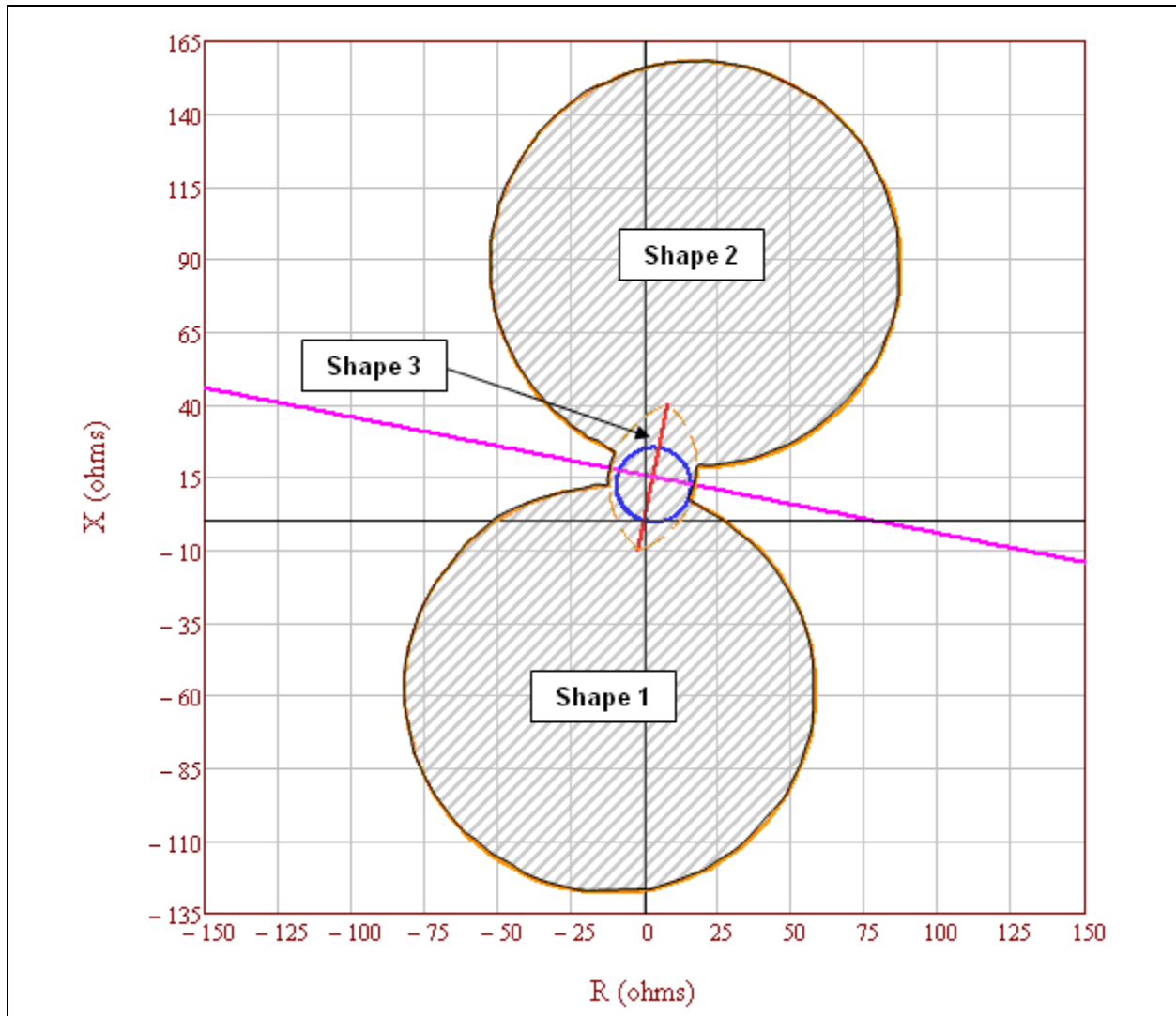


Figure 2: Full graphic of the unstable power swing region formed by the union of the three shapes in the impedance (R-X) plane: Shape 1) Lower loss-of-synchronism circle, Shape 2) Upper loss-of-synchronism circle, and Shape 3) Lens. The mho element characteristic is completely contained within the unstable power swing region, therefore it meets PRC-26-1 – Attachment B, Criterion A, No.1.

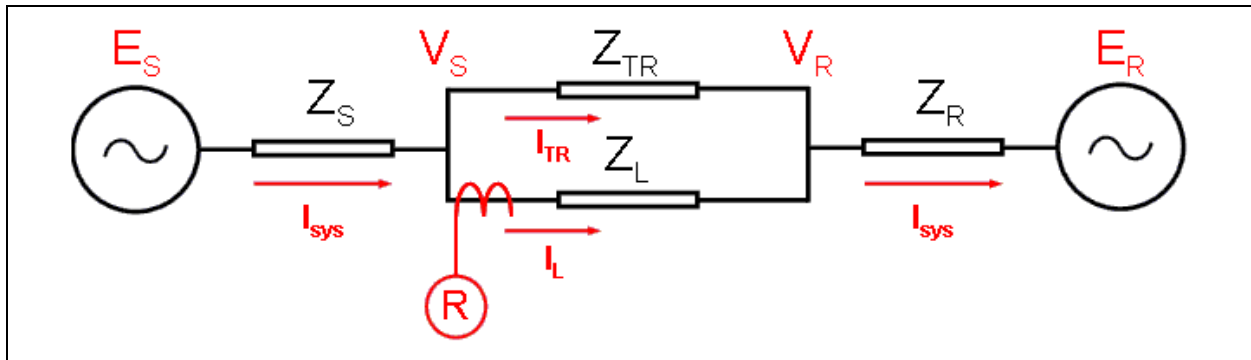


Figure 3: System impedances as seen by Relay R (voltage connections are not shown).

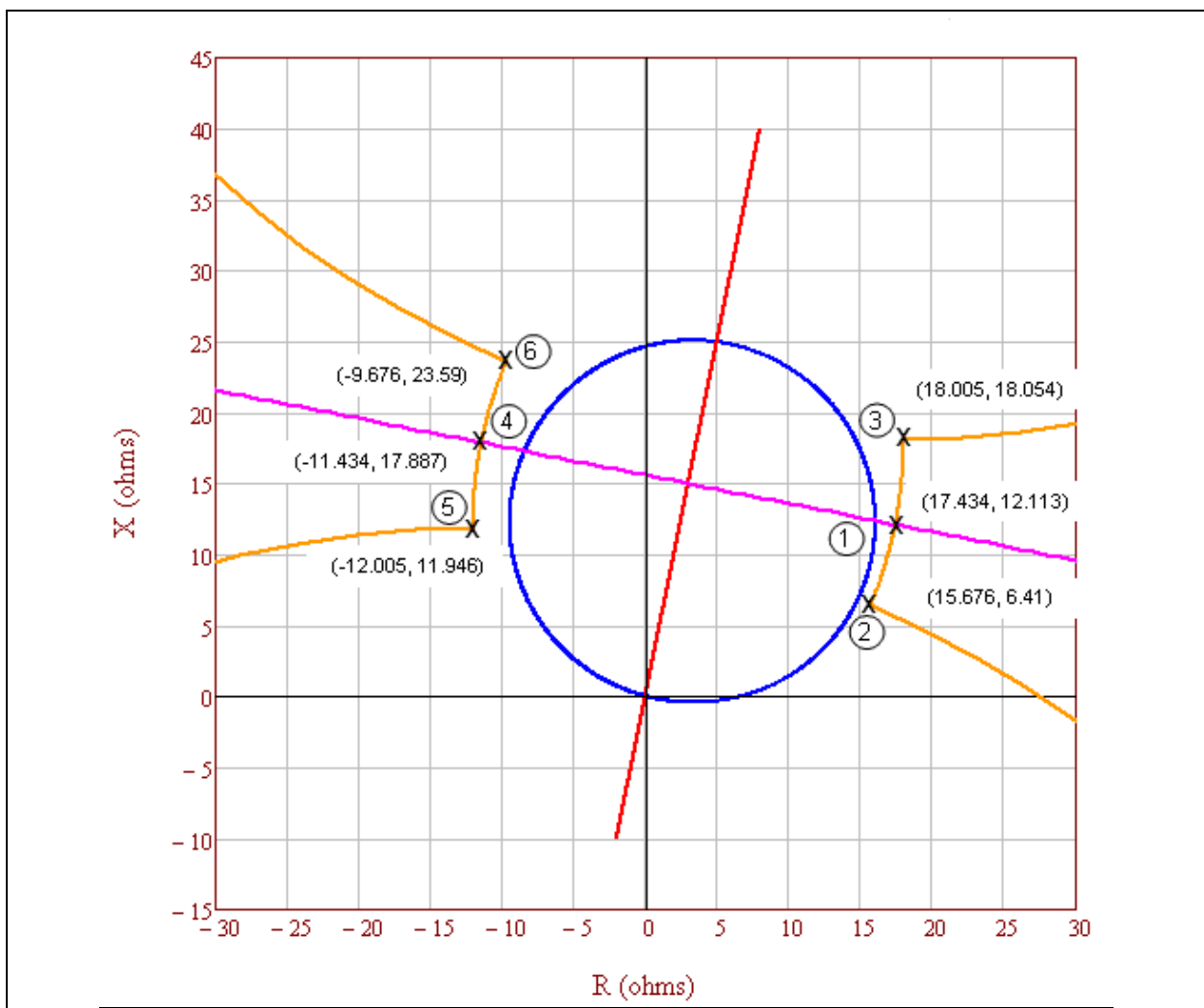


Figure 4: The defining unstable power swing region points where the lens shape intersects the lower and upper loss-of-synchronism circle shapes and where the lens intersects the equal EMF (electromotive force) power swing.

E _S / E _R Voltage Ratio	Left Side Coordinates		Right Side Coordinates	
	R	+ jX	R	+ jX
0.7	-12.005	11.946	15.676	6.41
0.72	-12.004	12.407	15.852	6.836
0.74	-11.996	12.857	16.018	7.255
0.76	-11.982	13.298	16.175	7.667
0.78	-11.961	13.729	16.321	8.073
0.8	-11.935	14.151	16.459	8.472
0.82	-11.903	14.563	16.589	8.865
0.84	-11.867	14.966	16.71	9.251
0.86	-11.826	15.361	16.824	9.631
0.88	-11.78	15.746	16.93	10.004
0.9	-11.731	16.123	17.03	10.371
0.92	-11.678	16.492	17.123	10.732
0.94	-11.621	16.852	17.209	11.086
0.96	-11.562	17.205	17.29	11.435
0.98	-11.499	17.55	17.364	11.777
1	-11.434	17.887	17.434	12.113
1.0286	-11.336	18.356	17.524	12.584
1.0572	-11.234	18.81	17.604	13.043
1.0858	-11.127	19.251	17.675	13.49
1.1144	-11.017	19.677	17.738	13.926
1.143	-10.904	20.091	17.792	14.351
1.1716	-10.788	20.491	17.84	14.766
1.2002	-10.67	20.88	17.88	15.17
1.2288	-10.55	21.256	17.914	15.564
1.2574	-10.428	21.621	17.942	15.948
1.286	-10.304	21.975	17.964	16.322
1.3146	-10.18	22.319	17.981	16.687
1.3432	-10.054	22.652	17.993	17.043
1.3718	-9.928	22.976	18.001	17.39
1.4004	-9.801	23.29	18.005	17.728
1.429	-9.676	23.59	18.005	18.054

Figure 5: Full table of 31 detailed lens shape point calculations. The bold highlighted rows correspond to the detailed calculations in Tables 2-7.

Table 2: Example Calculation (Lens Point 1)	
This example is for calculating the impedance the first point of the lens characteristic. Equal source voltages are used for the 230 kV (base) line with the sending-end voltage (E _S) leading the receiving-end voltage (E _R) by 120 degrees. See Figures 3 and 4.	
Eq. (6)	$E_S = \frac{V_{LL} \angle 120^\circ}{\sqrt{3}}$

Table 2: Example Calculation (Lens Point 1)			
	$E_S = \frac{230,000 \angle 120^\circ V}{\sqrt{3}}$		
	$E_S = 132,791 \angle 120^\circ V$		
Eq. (7)	$E_R = \frac{V_{LL} \angle 0^\circ}{\sqrt{3}}$		
	$E_R = \frac{230,000 \angle 0^\circ V}{\sqrt{3}}$		
	$E_R = 132,791 \angle 0^\circ V$		
Positive sequence impedance data (with transfer impedance Z_{TR} set to a large value).			
Given:	$Z_S = 2 + j10 \Omega$	$Z_L = 4 + j20 \Omega$	$Z_R = 4 + j20 \Omega$
Given:	$Z_{TR} = Z_L \times 10^{10} \Omega$		
Total impedance between the generators.			
Eq. (8)	$Z_{total} = \frac{(Z_L \times Z_{TR})}{(Z_L + Z_{TR})}$		
	$Z_{total} = \frac{((4 + j20) \Omega \times (4 + j20) \times 10^{10} \Omega)}{((4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega)}$		
	$Z_{total} = 4 + j20 \Omega$		
Total system impedance.			
Eq. (9)	$Z_{sys} = Z_S + Z_{total} + Z_R$		
	$Z_{sys} = (2 + j10) \Omega + (4 + j20) \Omega + (4 + j20) \Omega$		
	$Z_{sys} = 10 + j50 \Omega$		
Total system current from sending-end source.			
Eq. (10)	$I_{sys} = \frac{E_S - E_R}{Z_{sys}}$		
	$I_{sys} = \frac{132,791 \angle 120^\circ V - 132,791 \angle 0^\circ V}{(10 + j50) \Omega}$		
	$I_{sys} = 4,511 \angle 71.3^\circ A$		
The current, as measured by the relay on Z_L (Figure 3), is only the current flowing through that line as determined by using the current divider equation.			
Eq. (11)	$I_L = I_{sys} \times \frac{Z_{TR}}{Z_L + Z_{TR}}$		

Table 2: Example Calculation (Lens Point 1)	
	$I_L = 4,511\angle 71.3^\circ A \times \frac{(4 + j20) \times 10^{10} \Omega}{(4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega}$
	$I_L = 4,511\angle 71.3^\circ A$
The voltage, as measured by the relay on Z_L (Figure 3), is the voltage drop from the sending-end source through the sending-end source impedance.	
Eq. (12)	$V_S = E_S - (Z_S \times I_{sys})$
	$V_S = 132,791\angle 120^\circ V - [(2 + j10) \Omega \times 4,511\angle 71.3^\circ A]$
	$V_S = 95,757\angle 106.1^\circ V$
The impedance seen by the relay on Z_L .	
Eq. (13)	$Z_{L-Relay} = \frac{V_S}{I_L}$
	$Z_{L-Relay} = \frac{95,757\angle 106.1^\circ V}{4,511\angle 71.3^\circ A}$
	$Z_{L-Relay} = 17.434 + j12.113 \Omega$

Table 3: Example Calculation (Lens Point 2)	
This example is for calculating the impedance second point of the lens characteristic. Unequal source voltages are used for the 230 kV (base) line with the sending-end voltage (E_S) at 70% of the receiving-end voltage (E_R) and leading the receiving-end voltage by 120 degrees. See Figures 3 and 4.	
Eq. (14)	$E_S = \frac{V_{LL}\angle 120^\circ}{\sqrt{3}} \times 70\%$
	$E_S = \frac{230,000\angle 120^\circ V}{\sqrt{3}} \times 0.70$
	$E_S = 92,953.7\angle 120^\circ V$
Eq. (15)	$E_R = \frac{V_{LL}\angle 0^\circ}{\sqrt{3}}$
	$E_R = \frac{230,000\angle 0^\circ V}{\sqrt{3}}$
	$E_R = 132,791\angle 0^\circ V$
Positive sequence impedance data (with transfer impedance Z_{TR} set to a large value).	
Given:	$Z_S = 2 + j10 \Omega$ $Z_L = 4 + j20 \Omega$ $Z_R = 4 + j20 \Omega$
Given:	$Z_{TR} = Z_L \times 10^{10} \Omega$

Table 3: Example Calculation (Lens Point 2)	
Total impedance between the generators.	
Eq. (16)	$Z_{total} = \frac{(Z_L \times Z_{TR})}{(Z_L + Z_{TR})}$
	$Z_{total} = \frac{((4 + j20) \Omega \times (4 + j20) \times 10^{10} \Omega)}{((4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega)}$
	$Z_{total} = 4 + j20 \Omega$
Total system impedance.	
Eq. (17)	$Z_{sys} = Z_S + Z_{total} + Z_R$
	$Z_{sys} = (2 + j10) \Omega + (4 + j20) \Omega + (4 + j20) \Omega$
	$Z_{sys} = 10 + j50 \Omega$
Total system current from sending-end source.	
Eq. (18)	$I_{sys} = \frac{E_S - E_R}{Z_{sys}}$
	$I_{sys} = \frac{92,953.7 \angle 120^\circ V - 132,791 \angle 0^\circ V}{(10 + j50) \Omega}$
	$I_{sys} = 3,854 \angle 77^\circ A$
The current, as measured by the relay on Z _L (Figure 3), is only the current flowing through that line as determined by using the current divider equation.	
Eq. (19)	$I_L = I_{sys} \times \frac{Z_{TR}}{Z_L + Z_{TR}}$
	$I_L = 3,854 \angle 77^\circ A \times \frac{(4 + j20) \times 10^{10} \Omega}{(4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega}$
	$I_L = 3,854 \angle 77^\circ A$
The voltage, as measured by the relay on Z _L (Figure 3), is the voltage drop from the sending-end source through the sending-end source impedance.	
Eq. (20)	$V_S = E_S - (Z_S \times I_{sys})$
	$V_S = 92,953 \angle 120^\circ V - [(2 + j10) \Omega \times 3,854 \angle 77^\circ A]$
	$V_S = 65,271 \angle 99^\circ V$
The impedance seen by the relay on Z _L .	
Eq. (21)	$Z_{L-Relay} = \frac{V_S}{I_L}$

Table 3: Example Calculation (Lens Point 2)	
	$Z_{L-Relay} = \frac{65,271 \angle 99^\circ V}{3,854 \angle 77^\circ A}$
	$Z_{L-Relay} = 15.676 + j6.41 \Omega$

Table 4: Example Calculation (Lens Point 3)	
This example is for calculating the impedance third point of the lens characteristic. Unequal source voltages are used for the 230 kV (base) line with the receiving-end voltage (E_R) at 70% of the sending-end voltage (E_S) and the sending-end voltage leading the receiving-end voltage by 120 degrees. See Figures 3 and 4.	
Eq. (22)	$E_S = \frac{V_{LL} \angle 120^\circ}{\sqrt{3}}$
	$E_S = \frac{230,000 \angle 120^\circ V}{\sqrt{3}}$
	$E_S = 132,791 \angle 120^\circ V$
Eq. (23)	$E_R = \frac{V_{LL} \angle 0^\circ}{\sqrt{3}} \times 70\%$
	$E_R = \frac{230,000 \angle 0^\circ V}{\sqrt{3}} \times 0.70$
	$E_R = 92,953.7 \angle 0^\circ V$
Positive sequence impedance data (with transfer impedance Z_{TR} set to a large value).	
Given:	$Z_S = 2 + j10 \Omega$ $Z_L = 4 + j20 \Omega$ $Z_R = 4 + j20 \Omega$
Given:	$Z_{TR} = Z_L \times 10^{10} \Omega$
Total impedance between the generators.	
Eq. (24)	$Z_{total} = \frac{(Z_L \times Z_{TR})}{(Z_L + Z_{TR})}$
	$Z_{total} = \frac{((4 + j20) \Omega \times (4 + j20) \times 10^{10} \Omega)}{((4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega)}$
	$Z_{total} = 4 + j20 \Omega$
Total system impedance.	
Eq. (25)	$Z_{sys} = Z_S + Z_{total} + Z_R$
	$Z_{sys} = (2 + j10) \Omega + (4 + j20) \Omega + (4 + j20) \Omega$
	$Z_{sys} = 10 + j50 \Omega$

Table 4: Example Calculation (Lens Point 3)	
Total system current from sending-end source.	
Eq. (26)	$I_{sys} = \frac{E_S - E_R}{Z_{sys}}$
	$I_{sys} = \frac{132,791 \angle 120^\circ V - 92,953.7 \angle 0^\circ V}{(10 + j50) \Omega}$
	$I_{sys} = 3,854 \angle 65.5^\circ A$
The current, as measured by the relay on Z_L (Figure 3), is only the current flowing through that line as determined by using the current divider equation.	
Eq. (27)	$I_L = I_{sys} \times \frac{Z_{TR}}{Z_L + Z_{TR}}$
	$I_L = 3,854 \angle 65.5^\circ A \times \frac{(4 + j20) \times 10^{10} \Omega}{(4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega}$
	$I_L = 3,854 \angle 65.5^\circ A$
The voltage, as measured by the relay on Z_L (Figure 3), is the voltage drop from the sending-end source through the sending-end source impedance.	
Eq. (28)	$V_S = E_S - (Z_S \times I_L)$
	$V_S = 132,791 \angle 120^\circ V - [(2 + j10) \Omega \times 3,854 \angle 65.5^\circ A]$
	$V_S = 98,265 \angle 110.6^\circ V$
The impedance seen by the relay on Z_L .	
Eq. (29)	$Z_{L-Relay} = \frac{V_S}{I_L}$
	$Z_{L-Relay} = \frac{98,265 \angle 110.6^\circ V}{3,854 \angle 65.5^\circ A}$
	$Z_{L-Relay} = 18.005 + j18.054 \Omega$

Table 5: Example Calculation (Lens Point 4)	
This example is for calculating the impedance fourth point of the lens characteristic. Equal source voltages are used for the 230 kV (base) line with the sending-end voltage (E_S) leading the receiving-end voltage (E_R) by 240 degrees. See Figures 3 and 4.	
Eq. (30)	$E_S = \frac{V_{LL} \angle 240^\circ}{\sqrt{3}}$
	$E_S = \frac{230,000 \angle 240^\circ V}{\sqrt{3}}$

Table 5: Example Calculation (Lens Point 4)			
	$E_S = 132,791 \angle 240^\circ V$		
Eq. (31)	$E_R = \frac{V_{LL} \angle 0^\circ}{\sqrt{3}}$		
	$E_R = \frac{230,000 \angle 0^\circ V}{\sqrt{3}}$		
	$E_R = 132,791 \angle 0^\circ V$		
Positive sequence impedance data (with transfer impedance Z_{TR} set to a large value).			
Given:	$Z_S = 2 + j10 \Omega$	$Z_L = 4 + j20 \Omega$	$Z_R = 4 + j20 \Omega$
Given:	$Z_{TR} = Z_L \times 10^{10} \Omega$		
Total impedance between the generators.			
Eq. (32)	$Z_{total} = \frac{(Z_L \times Z_{TR})}{(Z_L + Z_{TR})}$		
	$Z_{total} = \frac{((4 + j20) \Omega \times (4 + j20) \times 10^{10} \Omega)}{((4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega)}$		
	$Z_{total} = 4 + j20 \Omega$		
Total system impedance.			
Eq. (33)	$Z_{sys} = Z_S + Z_{total} + Z_R$		
	$Z_{sys} = (2 + j10) \Omega + (4 + j20) \Omega + (4 + j20) \Omega$		
	$Z_{sys} = 10 + j50 \Omega$		
Total system current from sending-end source.			
Eq. (34)	$I_{sys} = \frac{E_S - E_R}{Z_{sys}}$		
	$I_{sys} = \frac{132,791 \angle 240^\circ V - 132,791 \angle 0^\circ V}{(10 + j50) \Omega}$		
	$I_{sys} = 4,511 \angle 131.3^\circ A$		
The current, as measured by the relay on Z_L (Figure 3), is only the current flowing through that line as determined by using the current divider equation.			
Eq. (35)	$I_L = I_{sys} \times \frac{Z_{TR}}{Z_L + Z_{TR}}$		
	$I_L = 4,511 \angle 131.1^\circ A \times \frac{(4 + j20) \times 10^{10} \Omega}{(4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega}$		
	$I_L = 4,511 \angle 131.1^\circ A$		

Table 5: Example Calculation (Lens Point 4)

The voltage, as measured by the relay on Z_L (Figure 3), is the voltage drop from the sending-end source through the sending-end source impedance.	
Eq. (36)	$V_S = E_S - (Z_S \times I_L)$
	$V_S = 132,791 \angle 240^\circ V - [(2 + j10) \Omega \times 4,511 \angle 131.1^\circ A]$
	$V_S = 95,756 \angle -106.1^\circ V$
The impedance seen by the relay on Z_L .	
Eq. (37)	$Z_{L-Relay} = \frac{V_S}{I_L}$
	$Z_{L-Relay} = \frac{95,756 \angle -106.1^\circ V}{4,511 \angle 131.1^\circ A}$
	$Z_{L-Relay} = -11.434 + j17.887 \Omega$

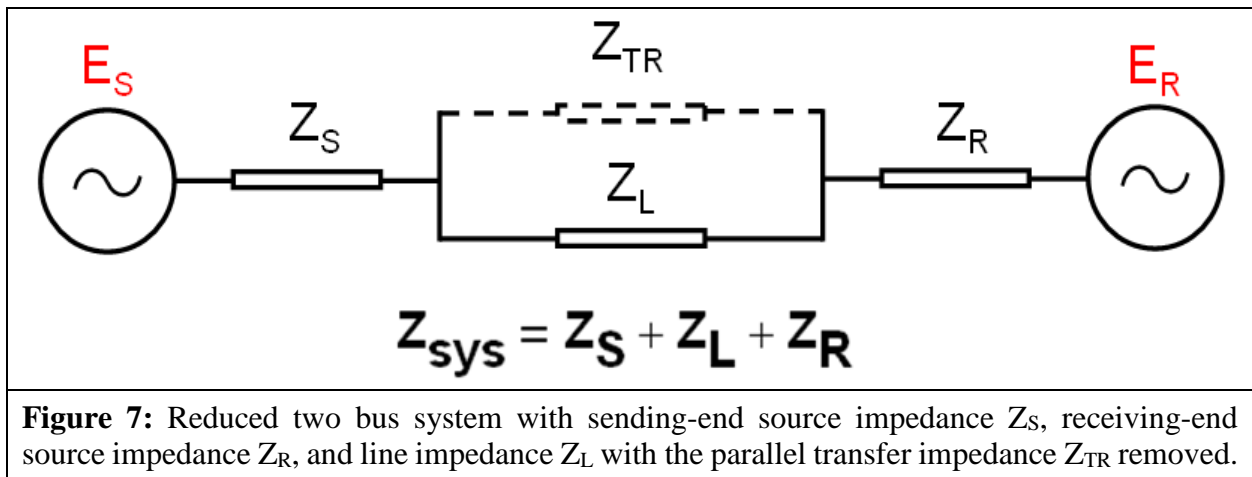
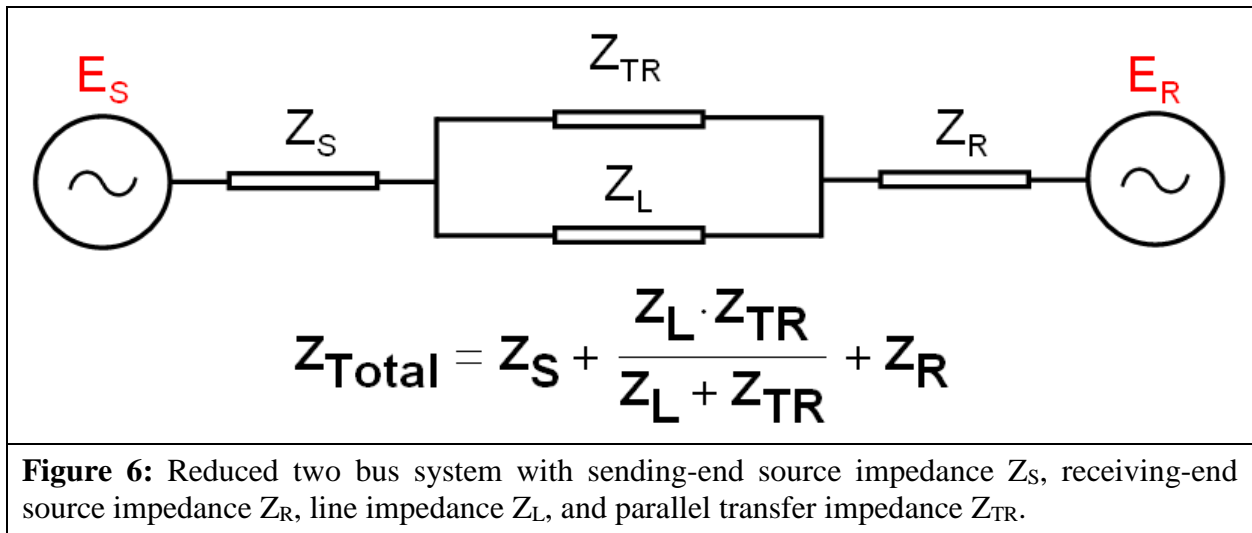
Table 6: Example Calculation (Lens Point 5)

This example is for calculating the impedance fifth point of the lens characteristic. Unequal source voltages are used for the 230 kV (base) line with the sending-end voltage (E_S) at 70% of the receiving-end voltage (E_R) and leading the receiving-end voltage by 240 degrees. See Figures 3 and 4.	
Eq. (38)	$E_S = \frac{V_{LL} \angle 240^\circ}{\sqrt{3}} \times 70\%$
	$E_S = \frac{230,000 \angle 240^\circ V}{\sqrt{3}} \times 0.70$
	$E_S = 92,953.7 \angle 240^\circ V$
Eq. (39)	$E_R = \frac{V_{LL} \angle 0^\circ}{\sqrt{3}}$
	$E_R = \frac{230,000 \angle 0^\circ V}{\sqrt{3}}$
	$E_R = 132,791 \angle 0^\circ V$
Positive sequence impedance data (with transfer impedance Z_{TR} set to a large value).	
Given:	$Z_S = 2 + j10 \Omega$ $Z_L = 4 + j20 \Omega$ $Z_R = 4 + j20 \Omega$
Given:	$Z_{TR} = Z_L \times 10^{10} \Omega$
Total impedance between the generators.	
Eq. (40)	$Z_{total} = \frac{(Z_L \times Z_{TR})}{(Z_L + Z_{TR})}$

Table 6: Example Calculation (Lens Point 5)	
	$Z_{total} = \frac{((4 + j20) \Omega \times (4 + j20) \times 10^{10} \Omega)}{((4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega)}$
	$Z_{total} = 4 + j20 \Omega$
Total system impedance.	
Eq. (41)	$Z_{sys} = Z_S + Z_{total} + Z_R$
	$Z_{sys} = (2 + j10 \Omega) + (4 + j20 \Omega) + (4 + j20 \Omega)$
	$Z_{sys} = 10 + j50 \Omega$
Total system current from sending-end source.	
Eq. (42)	$I_{sys} = \frac{E_S - E_R}{Z_{sys}}$
	$I_{sys} = \frac{92,953.7 \angle 240^\circ V - 132,791 \angle 0^\circ V}{10 + j50 \Omega}$
	$I_{sys} = 3,854 \angle 125.5^\circ A$
The current, as measured by the relay on Z_L (Figure 3), is only the current flowing through that line as determined by using the current divider equation.	
Eq. (43)	$I_L = I_{sys} \times \frac{Z_{TR}}{Z_L + Z_{TR}}$
	$I_L = 3,854 \angle 125.5^\circ A \times \frac{(4 + j20) \times 10^{10} \Omega}{(4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega}$
	$I_L = 3,854 \angle 125.5^\circ A$
The voltage, as measured by the relay on Z_L (Figure 3), is the voltage drop from the sending-end source through the sending-end source impedance.	
Eq. (44)	$V_S = E_S - (Z_S \times I_L)$
	$V_S = 92,953.7 \angle 240^\circ V - [(2 + j10) \Omega \times 3,854 \angle 125.5^\circ A]$
	$V_S = 65,270.5 \angle -99.4^\circ V$
The impedance seen by the relay on Z_L .	
Eq. (45)	$Z_{L-Relay} = \frac{V_S}{I_L}$
	$Z_{L-Relay} = \frac{65,270.5 \angle -99.4^\circ V}{3,854 \angle 125.5^\circ A}$
	$Z_{L-Relay} = -12.005 + j11.946 \Omega$

Table 7: Example Calculation (Lens Point 6)			
This example is for calculating the impedance sixth point of the lens characteristic. Unequal source voltages are used for the 230 kV (base) line with the receiving-end voltage (E_R) at 70% of the sending-end voltage (E_S) and the sending-end voltage leading the receiving-end voltage by 240 degrees. See Figures 3 and 4.			
Eq. (46)	$E_S = \frac{V_{LL} \angle 240^\circ}{\sqrt{3}}$		
	$E_S = \frac{230,000 \angle 240^\circ V}{\sqrt{3}}$		
	$E_S = 132,791 \angle 240^\circ V$		
Eq. (47)	$E_R = \frac{V_{LL} \angle 0^\circ}{\sqrt{3}} \times 70\%$		
	$E_R = \frac{230,000 \angle 0^\circ V}{\sqrt{3}} \times 0.70$		
	$E_R = 92,953.7 \angle 0^\circ V$		
Positive sequence impedance data (with transfer impedance Z_{TR} set to a large value).			
Given:	$Z_S = 2 + j10 \Omega$	$Z_L = 4 + j20 \Omega$	$Z_R = 4 + j20 \Omega$
Given:	$Z_{TR} = Z_L \times 10^{10} \Omega$		
Total impedance between the generators.			
Eq. (48)	$Z_{total} = \frac{(Z_L \times Z_{TR})}{(Z_L + Z_{TR})}$		
	$Z_{total} = \frac{((4 + j20) \Omega \times (4 + j20) \times 10^{10} \Omega)}{((4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega)}$		
	$Z_{total} = 4 + j20 \Omega$		
Total system impedance.			
Eq. (49)	$Z_{sys} = Z_S + Z_{total} + Z_R$		
	$Z_{sys} = (2 + j10) \Omega + (4 + j20) \Omega + (4 + j20) \Omega$		
	$Z_{sys} = 10 + j50 \Omega$		
Total system current from sending-end source.			
Eq. (50)	$I_{sys} = \frac{E_S - E_R}{Z_{sys}}$		
	$I_{sys} = \frac{132,791 \angle 240^\circ V - 92,953.7 \angle 0^\circ V}{10 + j50 \Omega}$		
	$I_{sys} = 3,854 \angle 137.1^\circ A$		

Table 7: Example Calculation (Lens Point 6)	
The current, as measured by the relay on Z_L (Figure 3), is only the current flowing through that line as determined by using the current divider equation.	
Eq. (51)	$I_L = I_{sys} \times \frac{Z_{TR}}{Z_L + Z_{TR}}$
	$I_L = 3,854 \angle 137.1^\circ A \times \frac{(4 + j20) \times 10^{10} \Omega}{(4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega}$
	$I_L = 3,854 \angle 137.1^\circ A$
The voltage, as measured by the relay on Z_L (Figure 3), is the voltage drop from the sending-end source through the sending-end source impedance.	
Eq. (52)	$V_S = E_S - (Z_S \times I_L)$
	$V_S = 132,791 \angle 240^\circ V - [(2 + j10) \Omega \times 3,854 \angle 137.1^\circ A]$
	$V_S = 98,265 \angle -110.6^\circ V$
The impedance seen by the relay on Z_L .	
Eq. (53)	$Z_{L-Relay} = \frac{V_S}{I_L}$
	$Z_{L-Relay} = \frac{98,265 \angle -110.6^\circ V}{3,854 \angle 137.1^\circ A}$
	$Z_{L-Relay} = -9.676 + j23.59 \Omega$



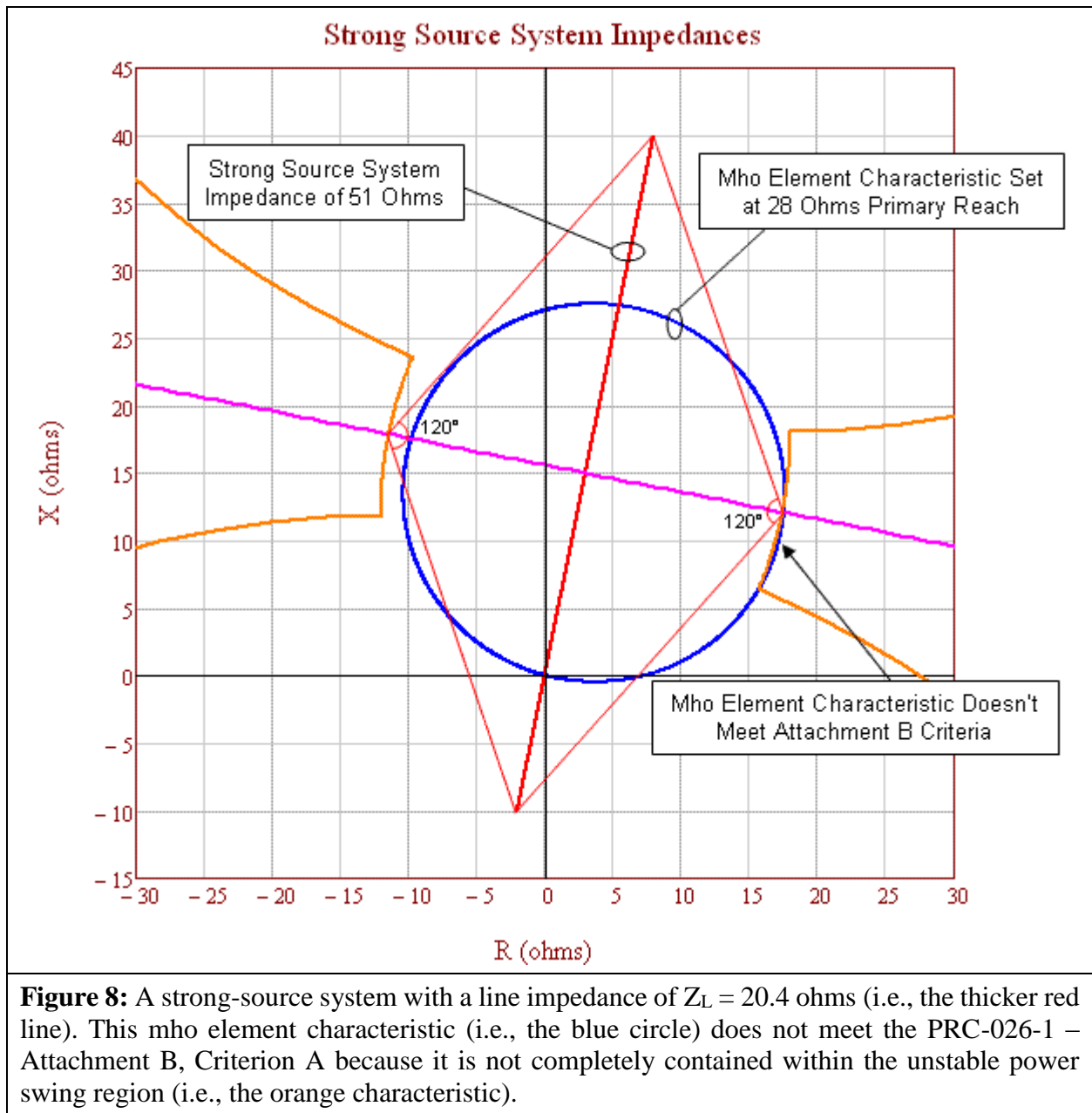


Figure 8: A strong-source system with a line impedance of $Z_L = 20.4$ ohms (i.e., the thicker red line). This mho element characteristic (i.e., the blue circle) does not meet the PRC-026-1 – Attachment B, Criterion A because it is not completely contained within the unstable power swing region (i.e., the orange characteristic).

Figure 8 above represents a heavily-loaded system with all generation in service and all transmission BES Elements in their normal operating state. The mho element characteristic (set at 137% of Z_L) extends into the unstable power swing region (i.e., the orange characteristic). Using the strongest source system is more conservative because it shrinks the unstable power swing region, bringing it closer to the mho element characteristic. This figure also graphically represents the effect of a system strengthening over time and this is the reason for re-evaluation if the relay has not been evaluated in the last five calendar years. Figure 9 below depicts a relay that meets the PRC-026-1 – Attachment B, Criterion A. Figure 8 depicts the same relay with the same setting five years later, where each source has strengthened by about 10% and now the same mho element characteristic does not meet Criterion A.

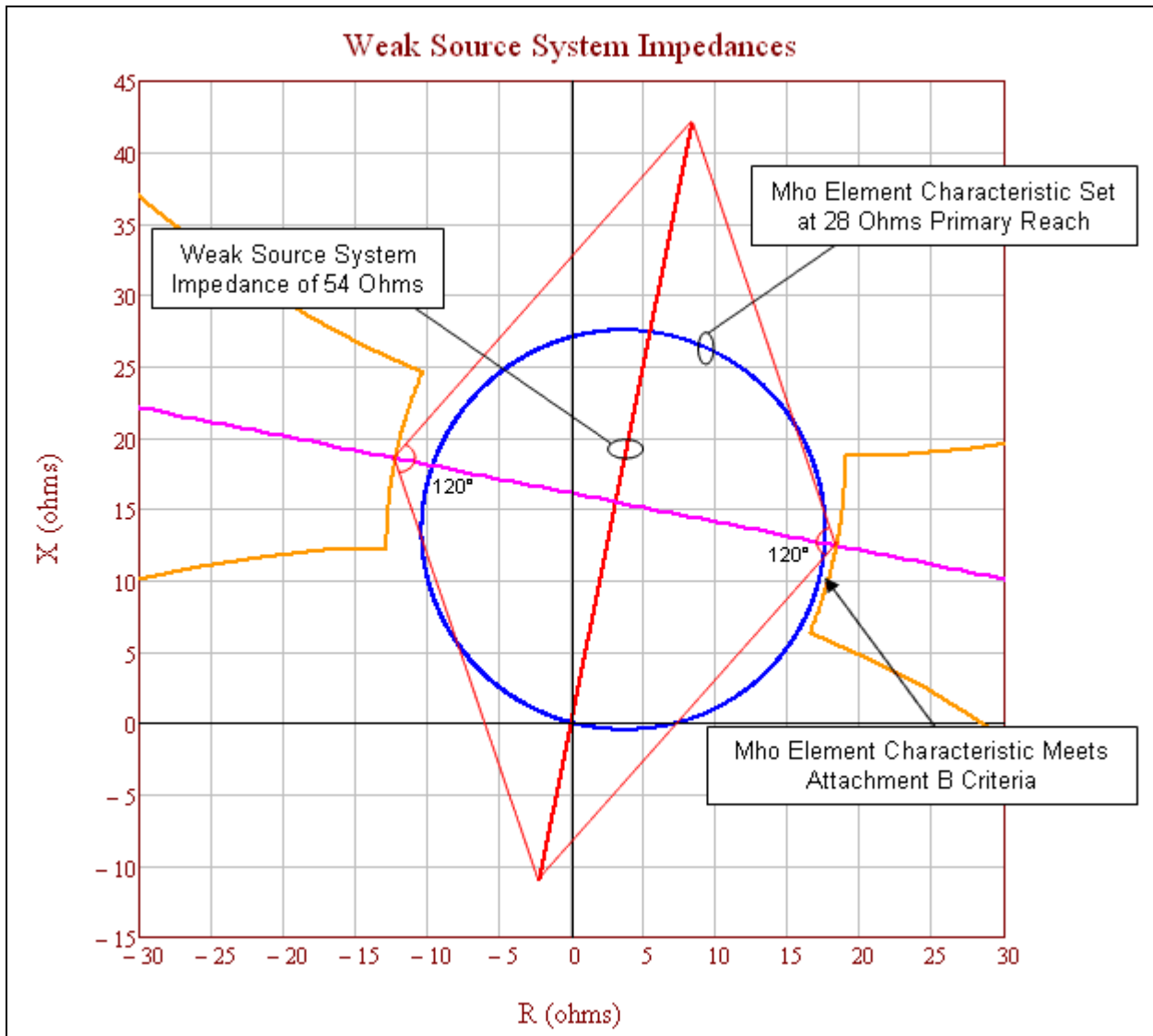


Figure 9: A weak-source system with a line impedance of $Z_L = 20.4$ ohms (i.e., the thicker red line). This mho element characteristic (i.e., the blue circle) meets the PRC-026-1 – Attachment B, Criterion A because it is completely contained within the unstable power swing region (i.e., the orange characteristic).

Figure 9 above represents a lightly-loaded system, using a minimum generation profile. The mho element characteristic (set at 137% of Z_L) does not extend into the unstable power swing region (i.e., the orange characteristic). Using a weaker source system expands the unstable power swing region away from the mho element characteristic.

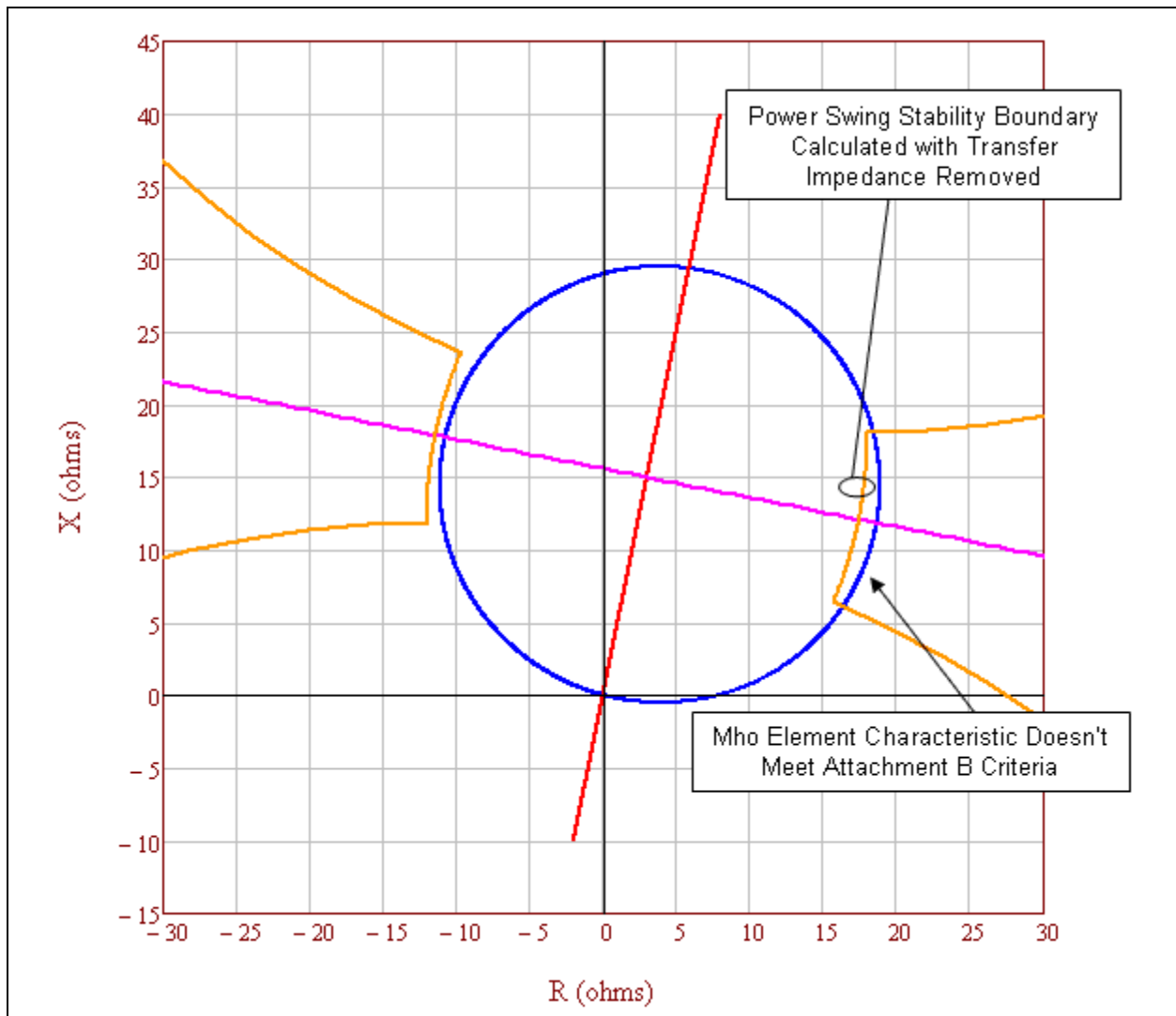


Figure 10: This is an example of an unstable power swing region (i.e., the orange characteristic) with the parallel transfer impedance removed. This relay mho element characteristic (i.e., the blue circle) does not meet PRC-026-1 – Attachment B, Criterion A because it is not completely contained within the unstable power swing region.

Table 8: Example Calculation (Parallel Transfer Impedance Removed)	
Calculations for the point at 120 degrees with equal source impedances. The total system current equals the line current. See Figure 10.	
Eq. (54)	$E_S = \frac{V_{LL} \angle 120^\circ}{\sqrt{3}}$
	$E_S = \frac{230,000 \angle 120^\circ V}{\sqrt{3}}$
	$E_S = 132,791 \angle 120^\circ V$

Table 8: Example Calculation (Parallel Transfer Impedance Removed)			
Eq. (55)	$E_R = \frac{V_{LL} \angle 0^\circ}{\sqrt{3}}$		
	$E_R = \frac{230,000 \angle 0^\circ V}{\sqrt{3}}$		
	$E_R = 132,791 \angle 0^\circ V$		
Given impedance data.			
Given:	$Z_S = 2 + j10 \Omega$	$Z_L = 4 + j20 \Omega$	$Z_R = 4 + j20 \Omega$
Given:	$Z_{TR} = Z_L \times 10^{10} \Omega$		
Total impedance between the generators.			
Eq. (56)	$Z_{total} = \frac{(Z_L \times Z_{TR})}{(Z_L + Z_{TR})}$		
	$Z_{total} = \frac{((4 + j20) \Omega \times (4 + j20) \times 10^{10} \Omega)}{((4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega)}$		
	$Z_{total} = 4 + j20 \Omega$		
Total system impedance.			
Eq. (57)	$Z_{sys} = Z_S + Z_{total} + Z_R$		
	$Z_{sys} = (2 + j10) \Omega + (4 + j20) \Omega + (4 + j20) \Omega$		
	$Z_{sys} = 10 + j50 \Omega$		
Total system current from sending-end source.			
Eq. (58)	$I_{sys} = \frac{E_S - E_R}{Z_{sys}}$		
	$I_{sys} = \frac{132,791 \angle 120^\circ V - 132,791 \angle 0^\circ V}{10 + j50 \Omega}$		
	$I_{sys} = 4,511 \angle 71.3^\circ A$		
The current, as measured by the relay on Z_L (Figure 3), is only the current flowing through that line as determined by using the current divider equation.			
Eq. (59)	$I_L = I_{sys} \times \frac{Z_{TR}}{Z_L + Z_{TR}}$		
	$I_L = 4,511 \angle 71.3^\circ A \times \frac{(4 + j20) \times 10^{10} \Omega}{(4 + j20) \Omega + (4 + j20) \times 10^{10} \Omega}$		
	$I_L = 4,511 \angle 71.3^\circ A$		

Table 8: Example Calculation (Parallel Transfer Impedance Removed)	
The voltage, as measured by the relay on Z_L (Figure 3), is the voltage drop from the sending-end source through the sending-end source impedance.	
Eq. (60)	$V_S = E_S - (Z_S \times I_{sys})$
	$V_S = 132,791 \angle 120^\circ V - [(2 + j10 \Omega) \times 4,511 \angle 71.3^\circ A]$
	$V_S = 95,757 \angle 106.1^\circ V$
The impedance seen by the relay on Z_L .	
Eq. (61)	$Z_{L-Relay} = \frac{V_S}{I_L}$
	$Z_{L-Relay} = \frac{95,757 \angle 106.1^\circ V}{4,511 \angle 71.3^\circ A}$
	$Z_{L-Relay} = 17.434 + j12.113 \Omega$

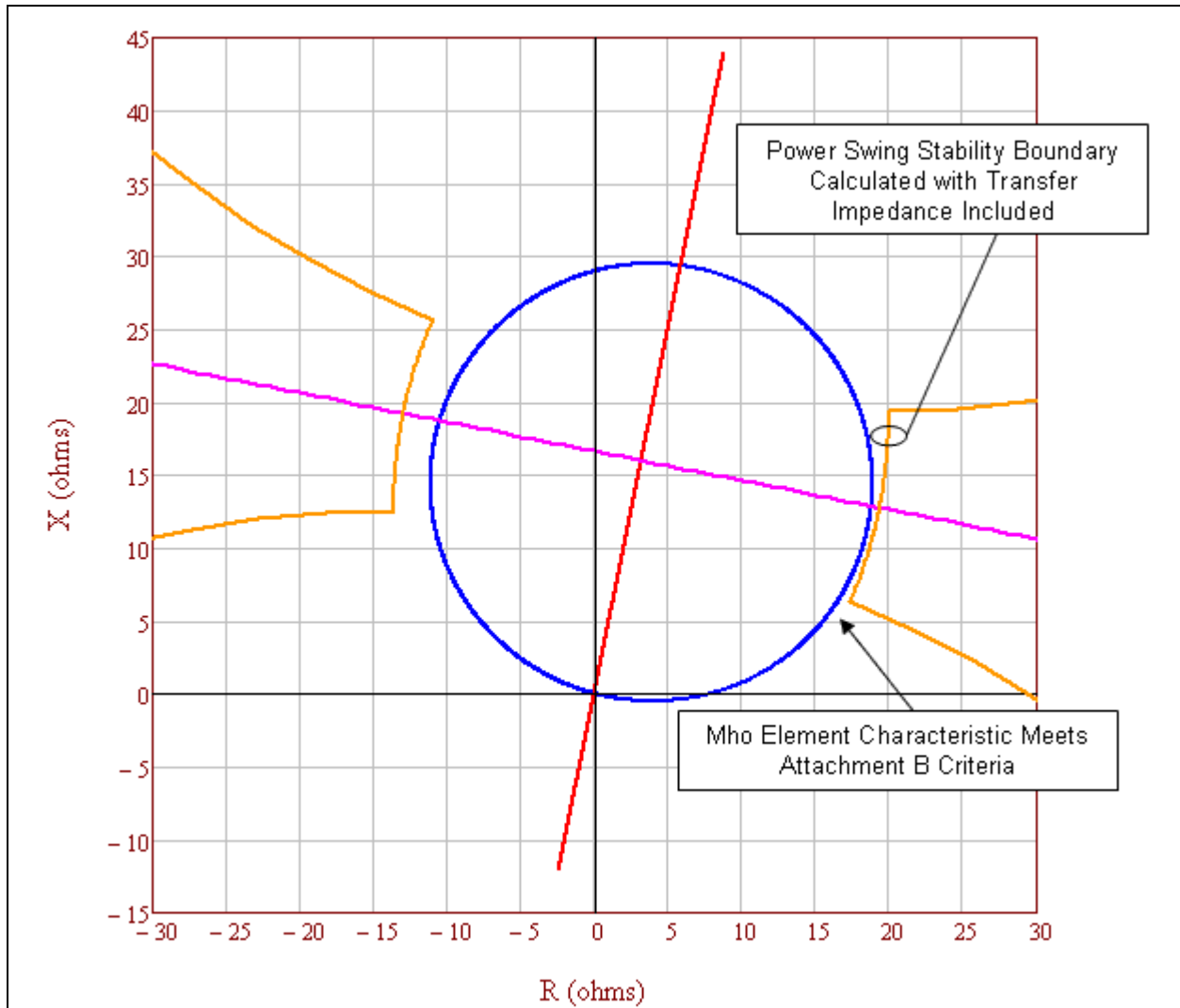


Figure 11: This is an example of an unstable power swing region (i.e., the orange characteristic) with the parallel transfer impedance included causing the mho element characteristic (i.e., the blue circle) to appear to meet the PRC-026-1 – Attachment B, Criterion A because it is completely contained within the unstable power swing region. Including the parallel transfer impedance in the calculation is not allowed by the PRC-026-1 – Attachment B, Criterion A.

In Figure 11 above, the parallel transfer impedance is 5 times the line impedance. The unstable power swing region has expanded out beyond the mho element characteristic due to the infeed effect from the parallel current through the parallel transfer impedance, thus allowing the mho element characteristic to appear to meet the PRC-026-1 – Attachment B, Criterion A. Including the parallel transfer impedance in the calculation is not allowed by the PRC-026-1 – Attachment B, Criterion A.

Table 9: Example Calculation (Parallel Transfer Impedance Included)			
Calculations for the point at 120 degrees with equal source impedances. The total system current does not equal the line current. See Figure 11.			
Eq. (62)	$E_S = \frac{V_{LL} \angle 120^\circ}{\sqrt{3}}$		
	$E_S = \frac{230,000 \angle 120^\circ V}{\sqrt{3}}$		
	$E_S = 132,791 \angle 120^\circ V$		
Eq. (63)	$E_R = \frac{V_{LL} \angle 0^\circ}{\sqrt{3}}$		
	$E_R = \frac{230,000 \angle 0^\circ V}{\sqrt{3}}$		
	$E_R = 132,791 \angle 0^\circ V$		
Given impedance data.			
Given:	$Z_S = 2 + j10 \Omega$	$Z_L = 4 + j20 \Omega$	$Z_R = 4 + j20 \Omega$
Given:	$Z_{TR} = Z_L \times 5$		
	$Z_{TR} = (4 + j20) \Omega \times 5$		
	$Z_{TR} = 20 + j100 \Omega$		
Total impedance between the generators.			
Eq. (64)	$Z_{total} = \frac{(Z_L \times Z_{TR})}{(Z_L + Z_{TR})}$		
	$Z_{total} = \frac{(4 + j20) \Omega \times (20 + j100) \Omega}{(4 + j20) \Omega + (20 + j100) \Omega}$		
	$Z_{total} = 3.333 + j16.667 \Omega$		
Total system impedance.			
Eq. (65)	$Z_{sys} = Z_S + Z_{total} + Z_R$		
	$Z_{sys} = (2 + j10) \Omega + (3.333 + j16.667) \Omega + (4 + j20) \Omega$		
	$Z_{sys} = 9.333 + j46.667 \Omega$		
Total system current from sending-end source.			
Eq. (66)	$I_{sys} = \frac{E_S - E_R}{Z_{sys}}$		
	$I_{sys} = \frac{132,791 \angle 120^\circ V - 132,791 \angle 0^\circ V}{9.333 + j46.667 \Omega}$		

Table 9: Example Calculation (Parallel Transfer Impedance Included)	
	$I_{sys} = 4,833 \angle 71.3^\circ A$
The current, as measured by the relay on Z_L (Figure 3), is only the current flowing through that line as determined by using the current divider equation.	
Eq. (67)	$I_L = I_{sys} \times \frac{Z_{TR}}{Z_L + Z_{TR}}$
	$I_L = 4,833 \angle 71.3^\circ A \times \frac{(20 + j100) \Omega}{(4 + j20) \Omega + (20 + j100) \Omega}$
	$I_L = 4,027.4 \angle 71.3^\circ A$
The voltage, as measured by the relay on Z_L (Figure 3), is the voltage drop from the sending-end source through the sending-end source impedance.	
Eq. (68)	$V_S = E_S - (Z_S \times I_{sys})$
	$V_S = 132,791 \angle 120^\circ V - [(2 + j10) \Omega \times 4,833 \angle 71.3^\circ A]$
	$V_S = 93,417 \angle 104.7^\circ V$
The impedance seen by the relay on Z_L .	
Eq. (69)	$Z_{L-Relay} = \frac{V_S}{I_L}$
	$Z_{L-Relay} = \frac{93,417 \angle 104.7^\circ V}{4,027 \angle 71.3^\circ A}$
	$Z_{L-Relay} = 19.366 + j12.767 \Omega$

Table 10: Percent Increase of a Lens Due To Parallel Transfer Impedance.

The following demonstrates the percent size increase of the lens characteristic for Z_{TR} in multiples of Z_L with the parallel transfer impedance included.

Z_{TR} in multiples of Z_L	Percent increase of lens with equal EMF sources (Infinite source as reference)
Infinite	N/A
1000	0.05%
100	0.46%
10	4.63%
5	9.27%
2	23.26%
1	46.76%
0.5	94.14%
0.25	189.56%

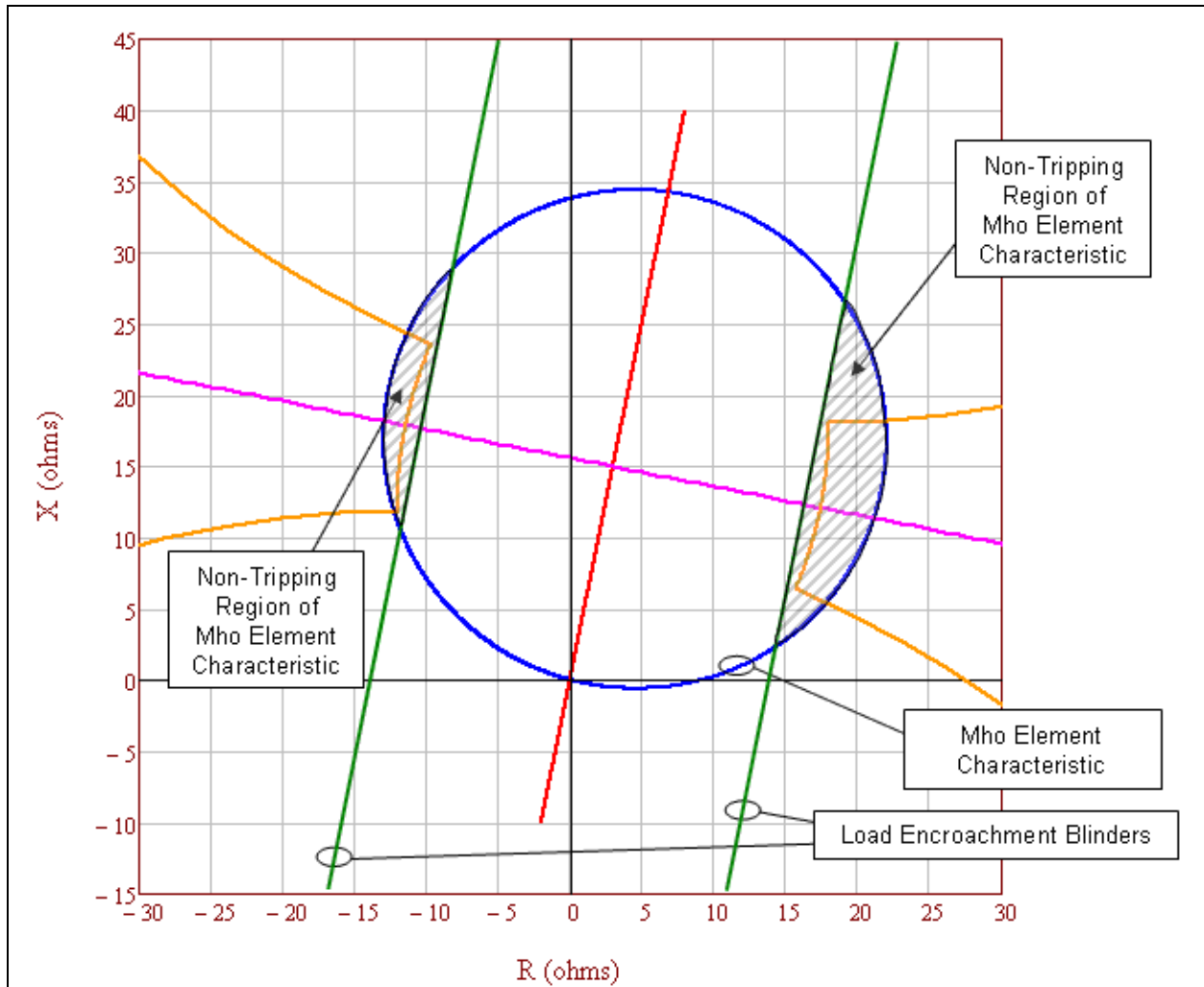


Figure 12: The tripping portion of the mho element characteristic (i.e., the blue circle) not blocked by load encroachment (i.e., the parallel green lines) is completely contained within the unstable power swing region (i.e., the orange characteristic). Therefore, the mho element characteristic meets the PRC-026-1 – Attachment B, Criterion A.

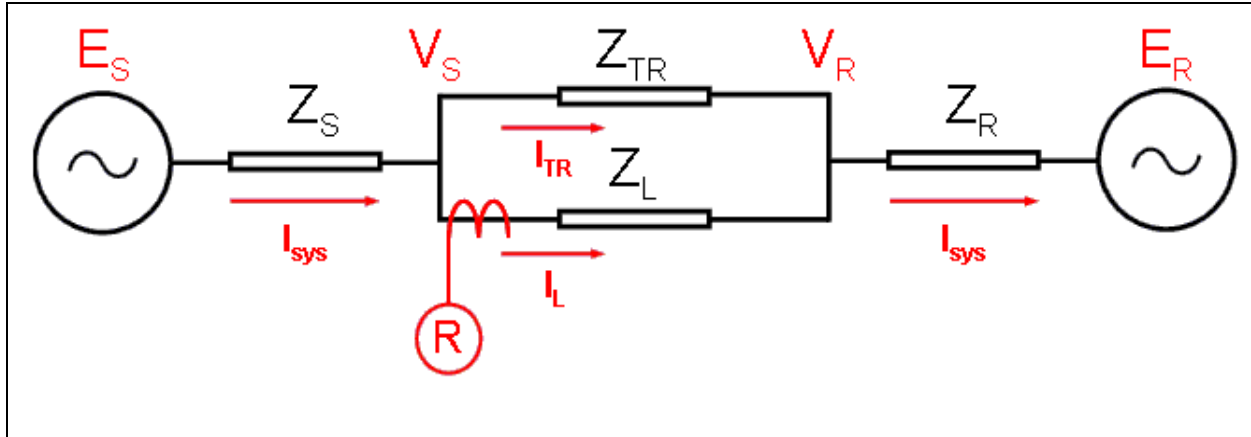


Figure 13: The infeed diagram shows the impedance in front of the relay R with the parallel transfer impedance included. As the parallel transfer impedance approaches infinity, the impedances seen by the relay R in the forward direction becomes $Z_L + Z_R$.

Table 11: Calculations (System Apparent Impedance in the forward direction)

The following equations are provided for calculating the apparent impedance back to the E_R source voltage as seen by relay R. Infeed equations from V_S to source E_R where $E_R = 0$. See Figure 13.

Eq. (70)	$I_L = \frac{V_S - V_R}{Z_L}$			
Eq. (71)	$I_{sys} = \frac{V_R - E_R}{Z_R}$			
Eq. (72)	$I_{sys} = I_L + I_{TR}$			
Eq. (73)	$I_{sys} = \frac{V_R}{Z_R}$	Since $E_R = 0$	Rearranged:	$V_R = I_{sys} \times Z_R$
Eq. (74)	$I_L = \frac{V_S - I_{sys} \times Z_R}{Z_L}$			
Eq. (75)	$I_L = \frac{V_S - [(I_L + I_{TR}) \times Z_R]}{Z_L}$			
Eq. (76)	$V_S = (I_L \times Z_L) + (I_L \times Z_R) + (I_{TR} \times Z_R)$			
Eq. (77)	$Z_{Relay} = \frac{V_S}{I_L} = Z_L + Z_R + \frac{I_{TR} \times Z_R}{I_L} = Z_L + Z_R \times \left(1 + \frac{I_{TR}}{I_L}\right)$			
Eq. (78)	$I_{TR} = I_{sys} \times \frac{Z_L}{Z_L + Z_{TR}}$			
Eq. (79)	$I_L = I_{sys} \times \frac{Z_{TR}}{Z_L + Z_{TR}}$			

Table 11: Calculations (System Apparent Impedance in the forward direction)

Eq. (80)	$\frac{I_{TR}}{I_L} = \frac{Z_L}{Z_{TR}}$
The infeed equations shows the impedance in front of the relay R (Figure 13) with the parallel transfer impedance included. As the parallel transfer impedance approaches infinity, the impedances seen by the relay R in the forward direction becomes $Z_L + Z_R$.	
Eq. (81)	$Z_{Relay} = Z_L + Z_R \times \left(1 + \frac{Z_L}{Z_{TR}}\right)$

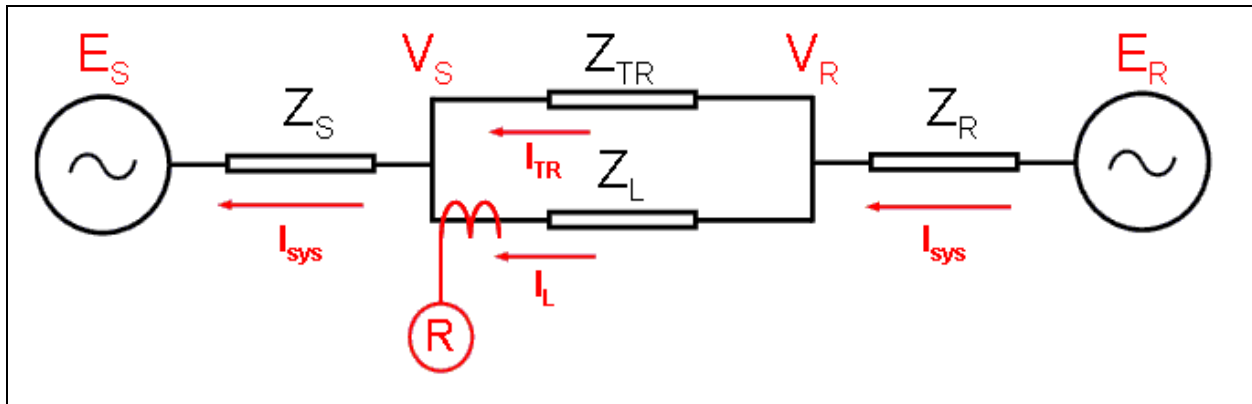


Figure 14: The infeed diagram shows the impedance behind relay R with the parallel transfer impedance included. As the parallel transfer impedance approaches infinity, the impedances seen by the relay R in the reverse direction becomes Z_S .

Table 12: Calculations (System Apparent Impedance in the Reverse Direction)

The following equations are provided for calculating the apparent impedance back to the E_S source voltage as seen by relay R. Infeed equations from V_R back to source E_S where $E_S = 0$. See Figure 14.				
Eq. (82)	$I_L = \frac{V_R - V_S}{Z_L}$			
Eq. (83)	$I_{sys} = \frac{V_S - E_S}{Z_S}$			
Eq. (84)	$I_{sys} = I_L + I_{TR}$			
Eq. (85)	$I_{sys} = \frac{V_S}{Z_S}$	Since $E_S = 0$	Rearranged:	$V_S = I_{sys} \times Z_S$
Eq. (86)	$I_L = \frac{V_R - I_{sys} \times Z_S}{Z_L}$			

Table 12: Calculations (System Apparent Impedance in the Reverse Direction)		
Eq. (87)	$I_L = \frac{V_R - [(I_L + I_{TR}) \times Z_S]}{Z_L}$	
Eq. (88)	$V_R = (I_L \times Z_L) + (I_L \times Z_S) + (I_{TR} \times Z_{RS})$	
Eq. (89)	$Z_{Relay} = \frac{V_R}{I_L} = Z_L + Z_S + \frac{I_{TR} \times Z_S}{I_L} = Z_L + Z_S \times \left(1 + \frac{I_{TR}}{I_L}\right)$	
Eq. (90)	$I_{TR} = I_{sys} \times \frac{Z_L}{Z_L + Z_{TR}}$	
Eq. (91)	$I_L = I_{sys} \times \frac{Z_{TR}}{Z_L + Z_{TR}}$	
Eq. (92)	$\frac{I_{TR}}{I_L} = \frac{Z_L}{Z_{TR}}$	
The infeed equations shows the impedance behind relay R (Figure 14) with the parallel transfer impedance included. As the parallel transfer impedance approaches infinity, the impedances seen by the relay R in the reverse direction becomes Z_S .		
Eq. (93)	$Z_{Relay} = Z_L + Z_S \times \left(1 + \frac{Z_L}{Z_{TR}}\right)$	As seen by relay R at the receiving-end of the line.
Eq. (94)	$Z_{Relay} = Z_S \times \left(1 + \frac{Z_L}{Z_{TR}}\right)$	Subtract Z_L for relay R impedance as seen at sending-end of the line.

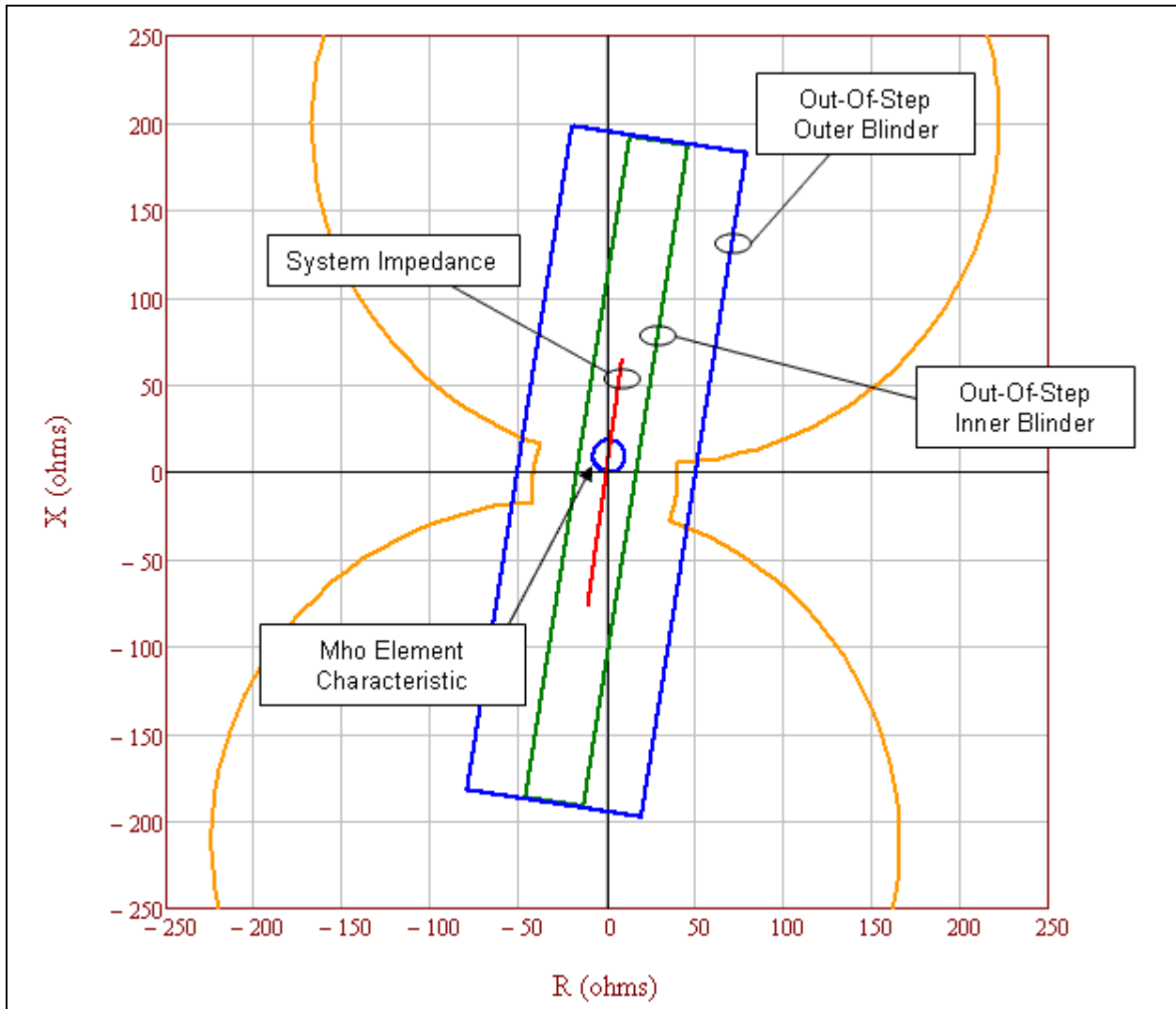


Figure 15: Out-of-step trip (OST) inner blinder (i.e., the parallel green lines) meets the PRC-026-1 – Attachment B, Criterion A because the inner OST blinder initiates tripping either On-The-Way-In or On-The-Way-Out. Since the inner blinder is completely contained within the unstable power swing region (i.e., the orange characteristic), it meets the PRC-026-1 – Attachment B, Criterion A.

Table 13: Example Calculation (Voltage Ratios)

These calculations are based on the loss-of-synchronism characteristics for the cases of $N < 1$ and $N > 1$ as found in the <i>Application of Out-of-Step Blocking and Tripping Relays</i> , GER-3180, p. 12, Figure 3. ¹⁸ The GE illustration shows the formulae used to calculate the radius and center of the circles that make up the ends of the portion of the lens.			
Voltage ratio equations, source impedance equation with infeed formulae applied, and circle equations.			
Given:	$E_S = 0.7$	$E_R = 1.0$	
Eq. (95)	$N = \frac{ E_S }{ E_R } = \frac{0.7}{1.0} = 0.7$		
The total system impedance as seen by the relay with infeed formulae applied.			
Given:	$Z_S = 2 + j10 \Omega$	$Z_L = 4 + j20 \Omega$	$Z_R = 4 + j20 \Omega$
Given:	$Z_{TR} = Z_L \times 10^{10} \Omega$		
	$Z_{TR} = (4 + j20) \times 10^{10} \Omega$		
Eq. (96)	$Z_{sys} = Z_S \times \left(1 + \frac{Z_L}{Z_{TR}}\right) + \left[Z_L + Z_R \times \left(1 + \frac{Z_L}{Z_{TR}}\right)\right]$		
	$Z_{sys} = 10 + j50 \Omega$		
The calculated coordinates of the lower loss-of-synchronism circle center.			
Eq. (97)	$Z_{C1} = -\left[Z_S \times \left(1 + \frac{Z_L}{Z_{TR}}\right)\right] - \left[\frac{N^2 \times Z_{sys}}{1 - N^2}\right]$		
	$Z_{C1} = -\left[(2 + j10) \Omega \times \left(1 + \frac{(4 + j20) \Omega}{(4 + j20) \times 10^{10} \Omega}\right)\right] - \left[\frac{0.7^2 \times (10 + j50) \Omega}{1 - 0.7^2}\right]$		
	$Z_{C1} = -11.608 - j58.039 \Omega$		
The calculated radius of the lower loss-of-synchronism circle.			
Eq. (98)	$r_a = \left \frac{N \times Z_{sys}}{1 - N^2}\right $		
	$r_a = \left \frac{0.7 \times (10 + j50) \Omega}{1 - 0.7^2}\right $		
	$r_a = 69.987 \Omega$		
The calculated coordinates of the upper loss-of-synchronism circle center.			
Given:	$E_S = 1.0$	$E_R = 0.7$	

¹⁸ <http://store.gedigitalenergy.com/faq/Documents/Alps/GER-3180.pdf>

Table 13: Example Calculation (Voltage Ratios)	
Eq. (99)	$N = \frac{ E_S }{ E_R } = \frac{1.0}{0.7} = 1.43$
Eq. (100)	$Z_{C2} = Z_L + \left[Z_R \times \left(1 + \frac{Z_L}{Z_{TR}} \right) \right] + \left[\frac{Z_{sys}}{N^2 - 1} \right]$
	$Z_{C2} = 4 + j20 \Omega + \left[(4 + j20) \Omega \times \left(1 + \frac{(4 + j20) \Omega}{(4 + j20) \times 10^{10} \Omega} \right) \right] + \left[\frac{(10 + j50) \Omega}{1.43^2 - 1} \right]$
	$Z_{C2} = 17.608 + j88.039 \Omega$
The calculated radius of the upper loss-of-synchronism circle.	
Eq. (101)	$r_b = \left \frac{N \times Z_{sys}}{N^2 - 1} \right $
	$r_b = \left \frac{1.43 \times (10 + j50) \Omega}{1.43^2 - 1} \right $
	$r_b = 69.987 \Omega$

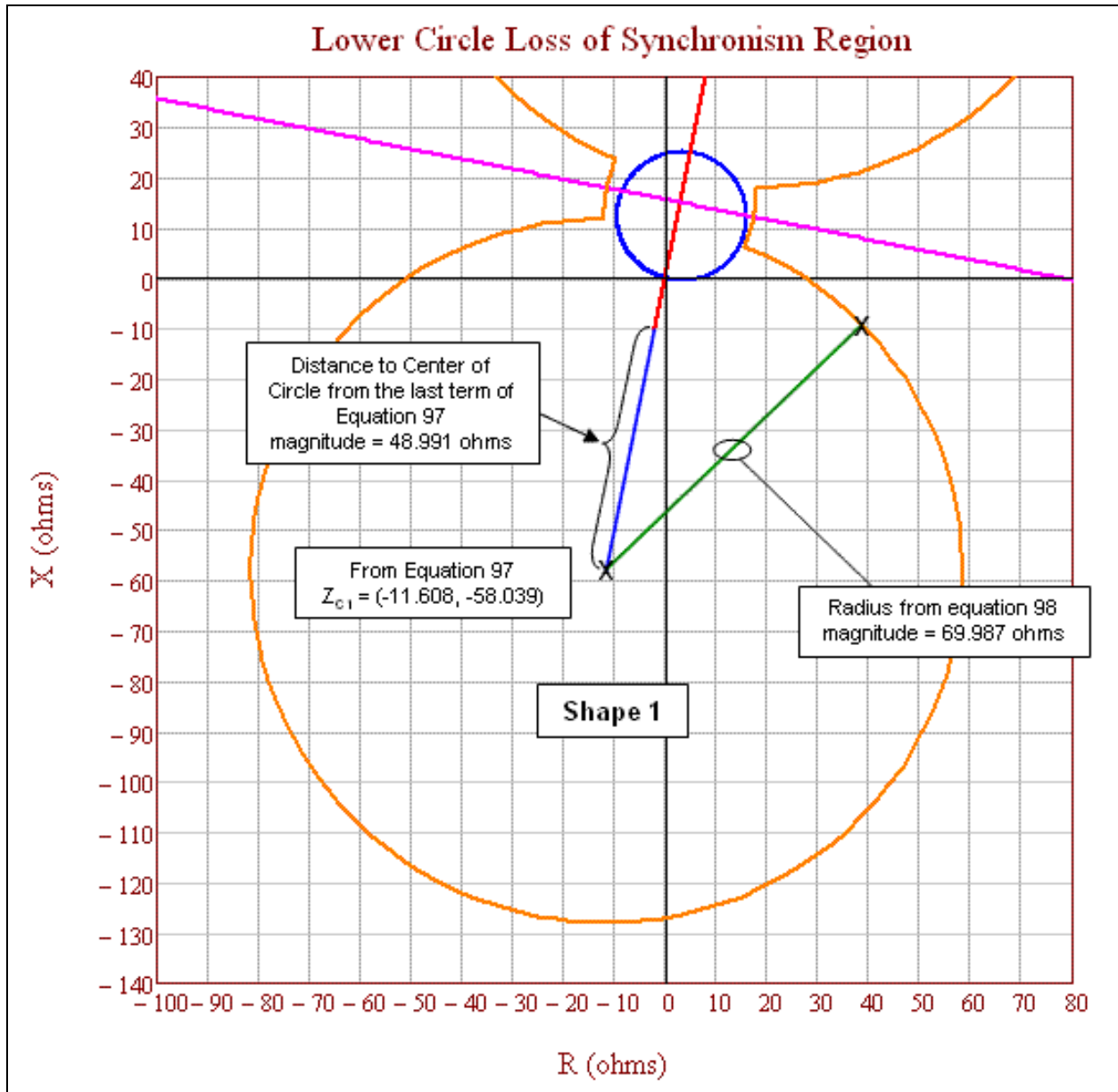


Figure 15a: Lower circle loss-of-synchronism region showing the coordinates of the circle center and the circle radius.

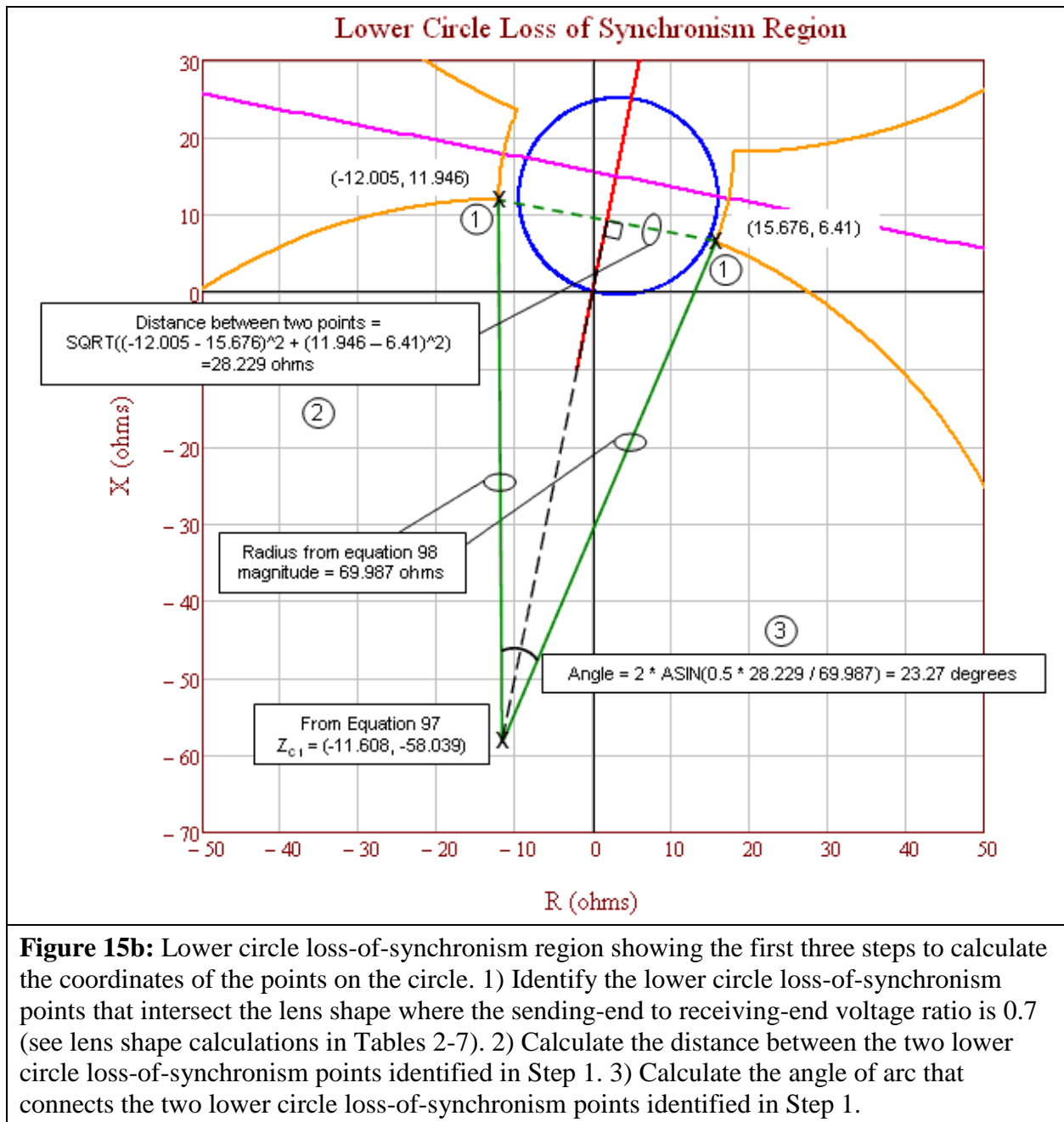
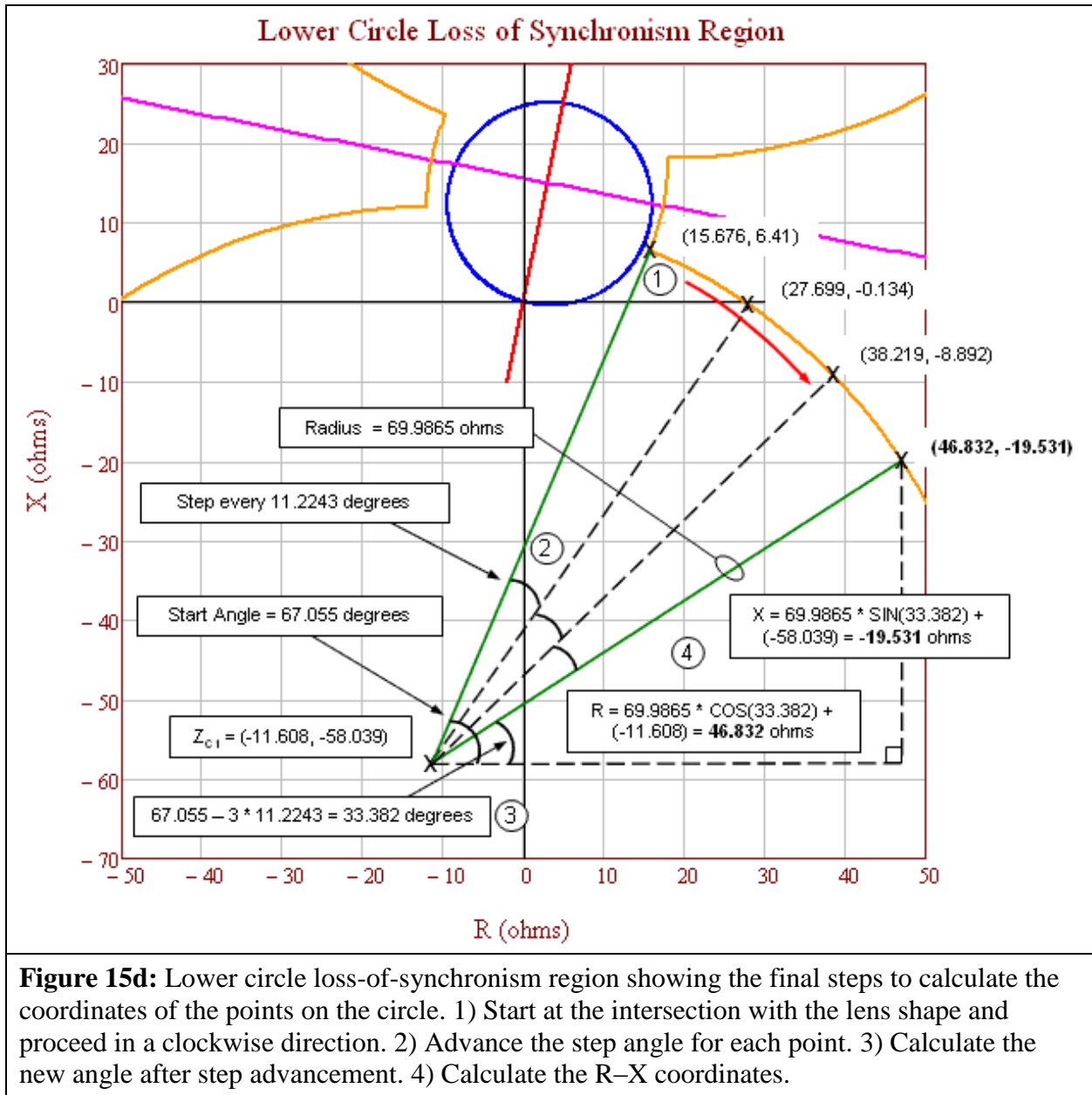
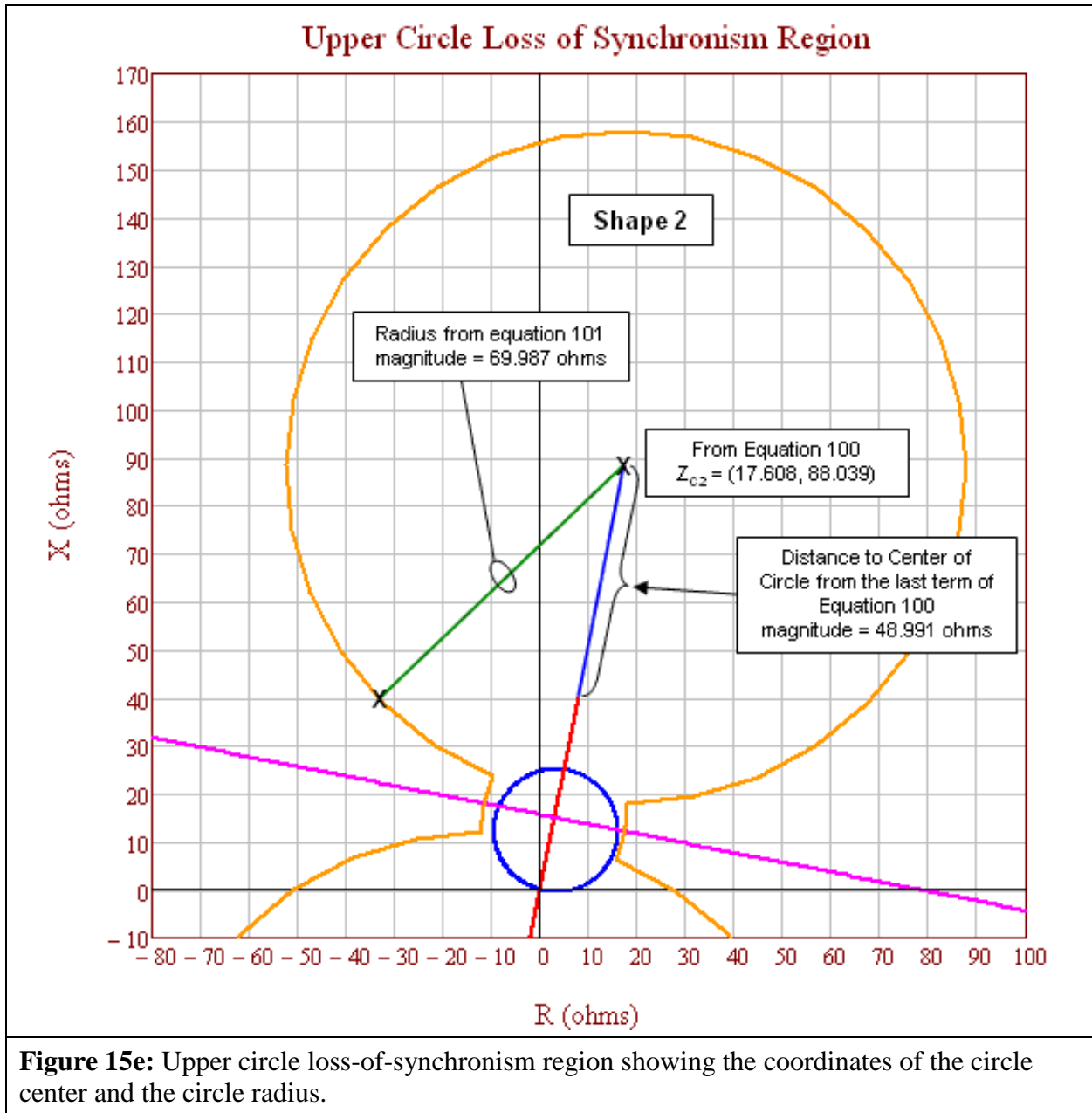


Figure 15b: Lower circle loss-of-synchronism region showing the first three steps to calculate the coordinates of the points on the circle. 1) Identify the lower circle loss-of-synchronism points that intersect the lens shape where the sending-end to receiving-end voltage ratio is 0.7 (see lens shape calculations in Tables 2-7). 2) Calculate the distance between the two lower circle loss-of-synchronism points identified in Step 1. 3) Calculate the angle of arc that connects the two lower circle loss-of-synchronism points identified in Step 1.





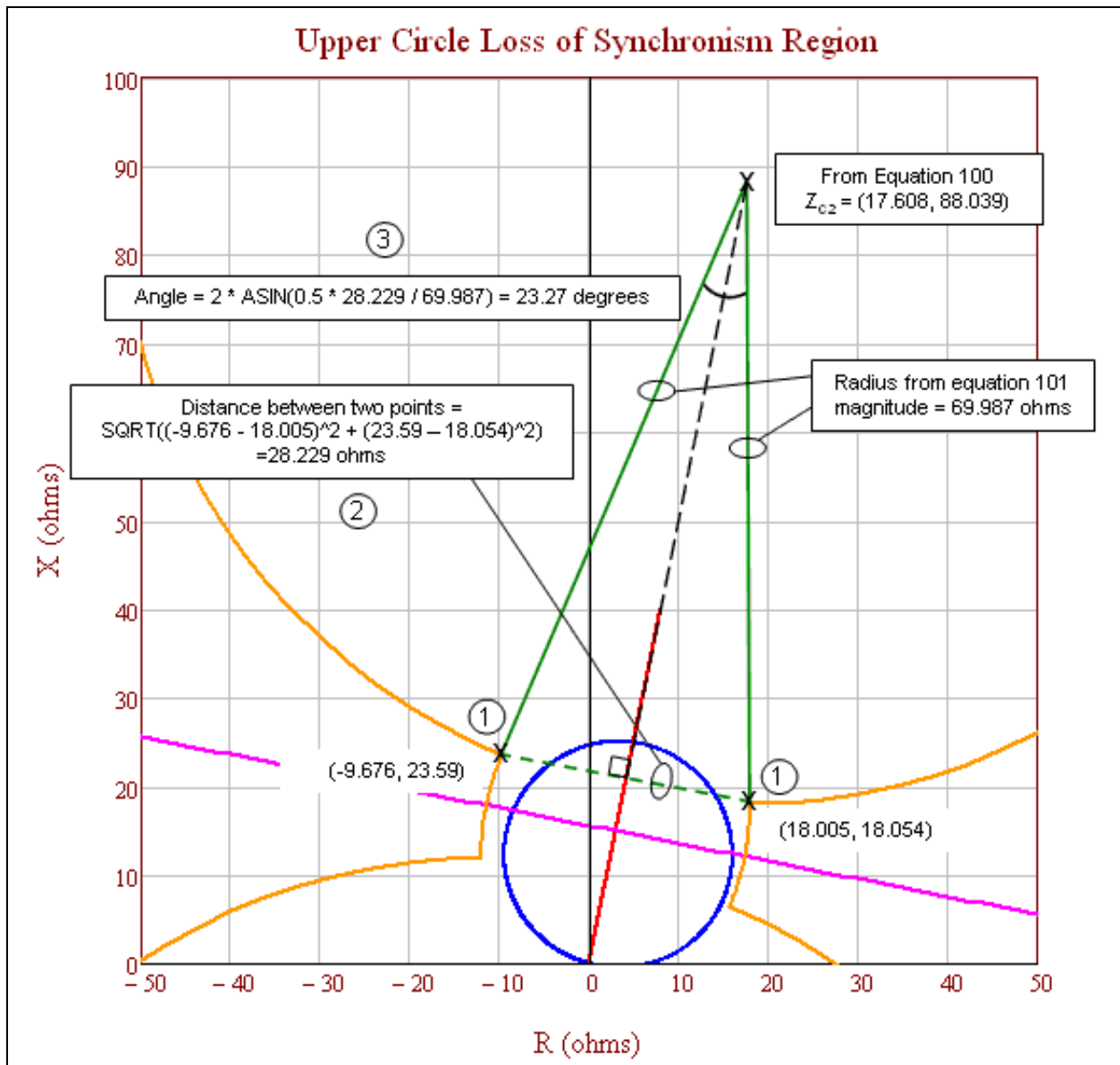


Figure 15f: Upper circle loss-of-synchronism region showing the first three steps to calculate the coordinates of the points on the circle. 1) Identify the upper circle points that intersect the lens shape where the sending-end to receiving-end voltage ratio is 1.43 (see lens shape calculations in Tables 2-7). 2) Calculate the distance between the two upper circle points identified in Step 1. 3) Calculate the angle of arc that connects the two upper circle points identified in Step 1.

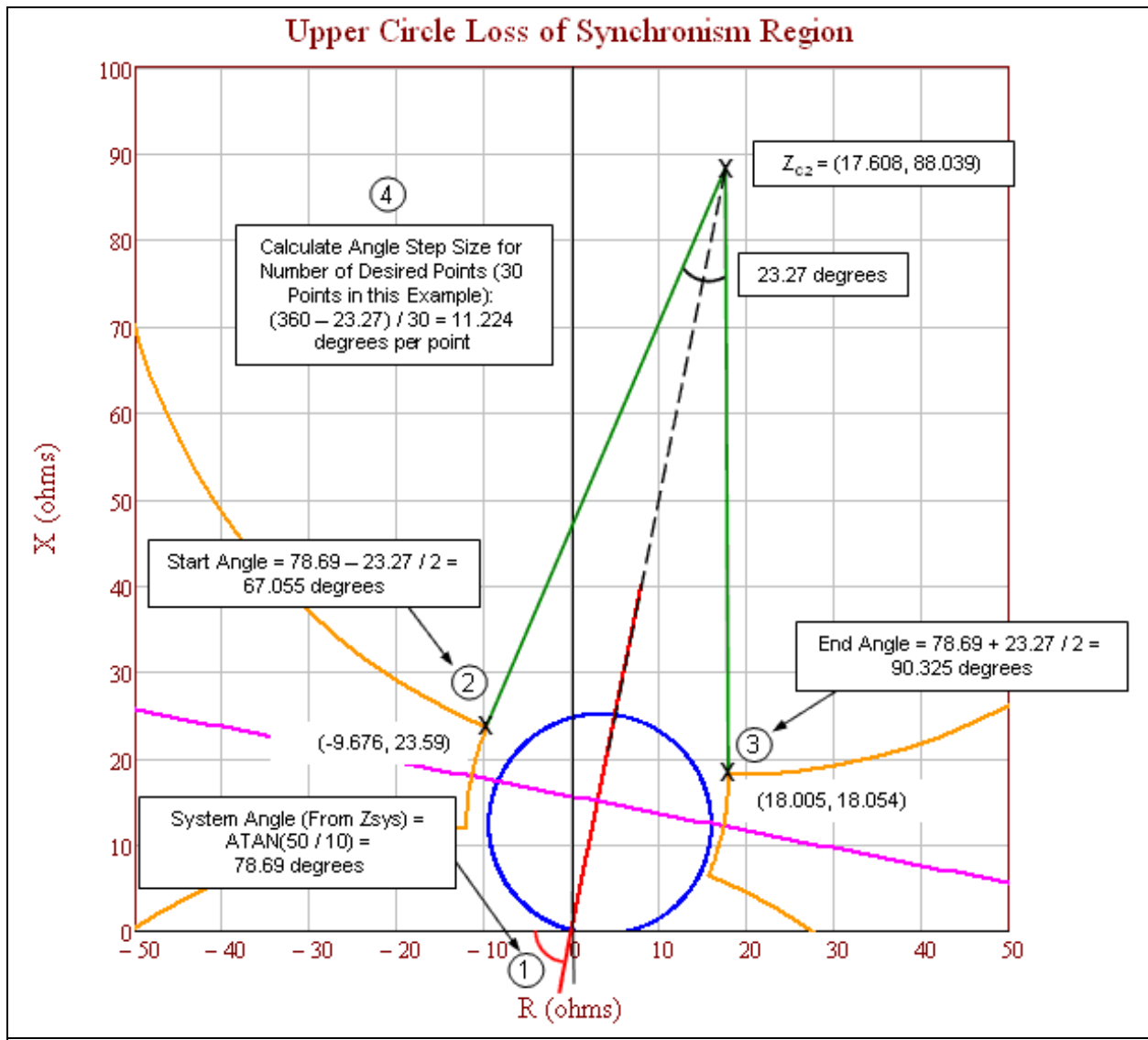


Figure 15g: Upper circle loss-of-synchronism region showing the steps to calculate the start angle, end angle, and the angle step size for the desired number of calculated points. 1) Calculate the system angle. 2) Calculate the start angle. 3) Calculate the end angle. 4) Calculate the angle step size for the desired number of points.

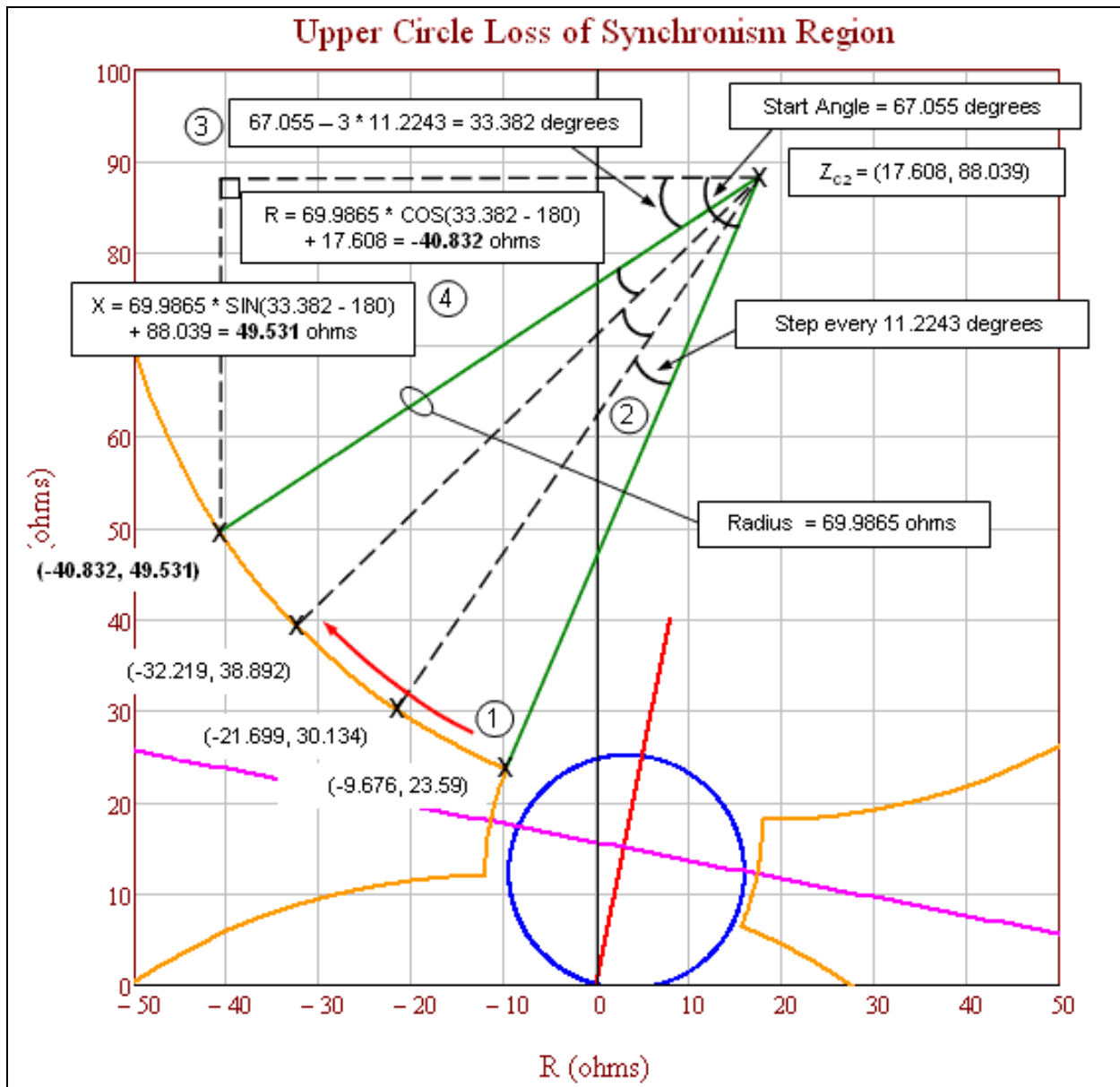


Figure 15h: Upper circle loss-of-synchronism region showing the final steps to calculate the coordinates of the points on the circle. 1) Start at the intersection with the lens shape and proceed in a clockwise direction. 2) Advance the step angle for each point. 3) Calculate the new angle after step advancement. 4) Calculate the R-X coordinates.

Lower Loss of Synchronism Circle Coordinates			Upper Loss of Synchronism Circle Coordinates		
Angle (degrees)	R	+ jX	Angle (degrees)	R	+ jX
67.055	15.676	6.41	67.055	-9.676	23.59
55.831	27.699	-0.134	55.831	-21.699	30.134
44.606	38.219	-8.892	44.606	-32.219	38.892
33.382	46.832	-19.531	33.382	-40.832	49.531
22.158	53.21	-31.643	22.158	-47.21	61.643
10.933	57.108	-44.765	10.933	-51.108	74.765
359.709	58.378	-58.395	359.709	-52.378	88.395
348.485	56.97	-72.011	348.485	-50.97	102.011
337.26	52.939	-85.092	337.26	-46.939	115.092
326.036	46.438	-97.139	326.036	-40.438	127.139
314.812	37.717	-107.69	314.812	-31.717	137.69
303.587	27.109	-116.341	303.587	-21.109	146.341
292.363	15.02	-122.762	292.363	-9.02	152.762
281.139	1.913	-126.707	281.139	4.087	156.707
269.914	-11.712	-128.026	269.914	17.712	158.026
258.69	-25.333	-126.667	258.69	31.333	156.667
247.466	-38.429	-122.682	247.466	44.429	152.682
236.241	-50.499	-116.225	236.241	56.499	146.225
225.017	-61.081	-107.542	225.017	67.081	137.542
213.793	-69.771	-96.965	213.793	75.771	126.965
202.568	-76.235	-84.899	202.568	82.235	114.899
191.344	-80.227	-71.806	191.344	86.227	101.806
180.12	-81.594	-58.185	180.12	87.594	88.185
168.895	-80.284	-44.56	168.895	86.284	74.56
157.671	-76.347	-31.45	157.671	82.347	61.45
146.447	-69.933	-19.357	146.447	75.933	49.357
135.222	-61.288	-8.744	135.222	67.288	38.744
123.998	-50.742	-0.016	123.998	56.742	30.016
112.774	-38.699	6.491	112.774	44.699	23.509
101.549	-25.62	10.53	101.549	31.62	19.47
90.325	-12.005	11.946	90.325	18.005	18.054

Figure 15i: Full tables of calculated lower and upper loss-of-synchronism circle coordinates. The highlighted row is the detailed calculated points in Figures 15d and 15h.

Application Specific to Criterion B

The PRC-026-1 – Attachment B, Criterion B evaluates overcurrent elements used for tripping. The same criteria as PRC-026-1 – Attachment B, Criterion A is used except for an additional criterion (No. 4) that calculates a current magnitude based upon generator internal voltage of 1.05 per unit. A value of 1.05 per unit generator voltage is used to establish a minimum pickup current value for overcurrent relays that have a time delay less than 15 cycles. The sending-end and receiving-end voltages are established at 1.05 per unit at 120 degree system separation angle. The 1.05 per unit is the typical upper end of the operating voltage, which is also consistent with the maximum power

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transfer calculation using actual system source impedances in the PRC-023 NERC Reliability Standard. The formulas used to calculate the current are in Table 14 below.

Table 14: Example Calculation (Overcurrent)			
<p>This example is for a 230 kV line terminal with a directional instantaneous phase overcurrent element set to 50 amps secondary times a CT ratio of 160:1 that equals 8,000 amps, primary. The following calculation is where V_S equals the base line-to-ground sending-end generator source voltage times 1.05 at an angle of 120 degrees, V_R equals the base line-to-ground receiving-end generator internal voltage times 1.05 at an angle of 0 degrees, and Z_{sys} equals the sum of the sending-end source, line, and receiving-end source impedances in ohms.</p> <p>Here, the instantaneous phase setting of 8,000 amps is greater than the calculated system current of 5,716 amps; therefore, it meets PRC-026-1 – Attachment B, Criterion B.</p>			
Eq. (102)	$V_S = \frac{V_{LL} \angle 120^\circ}{\sqrt{3}} \times 1.05$		
	$V_S = \frac{230,000 \angle 120^\circ V}{\sqrt{3}} \times 1.05$		
	$V_S = 139,430 \angle 120^\circ V$		
Receiving-end generator terminal voltage.			
Eq. (103)	$V_R = \frac{V_{LL} \angle 0^\circ}{\sqrt{3}} \times 1.05$		
	$V_R = \frac{230,000 \angle 0^\circ V}{\sqrt{3}} \times 1.05$		
	$V_R = 139,430 \angle 0^\circ V$		
<p>The total impedance of the system (Z_{sys}) equals the sum of the sending-end source impedance (Z_S), the impedance of the line (Z_L), and receiving-end impedance (Z_R) in ohms.</p>			
Given:	$Z_S = 3 + j26 \Omega$	$Z_L = 1.3 + j8.7 \Omega$	$Z_R = 0.3 + j7.3 \Omega$
Eq. (104)	$Z_{sys} = Z_S + Z_L + Z_R$		
	$Z_{sys} = (3 + j26) \Omega + (1.3 + j8.7) \Omega + (0.3 + j7.3) \Omega$		
	$Z_{sys} = 4.6 + j42 \Omega$		
Total system current.			
Eq. (105)	$I_{sys} = \frac{(V_S - V_R)}{Z_{sys}}$		
	$I_{sys} = \frac{(139,430 \angle 120^\circ V - 139,430 \angle 0^\circ V)}{(4.6 + j42) \Omega}$		
	$I_{sys} = 5,715.82 \angle 66.25^\circ A$		

Application Specific to Three-Terminal Lines

If a three-terminal line is identified as an Element that is susceptible to a power swing based on Requirement R1, the load-responsive protective relays at each end of the three-terminal line must be evaluated.

As shown in Figure 15j, the source impedances at each end of the line can be obtained from the similar short circuit calculation as for the two-terminal line (assuming the parallel transfer impedances are ignored).

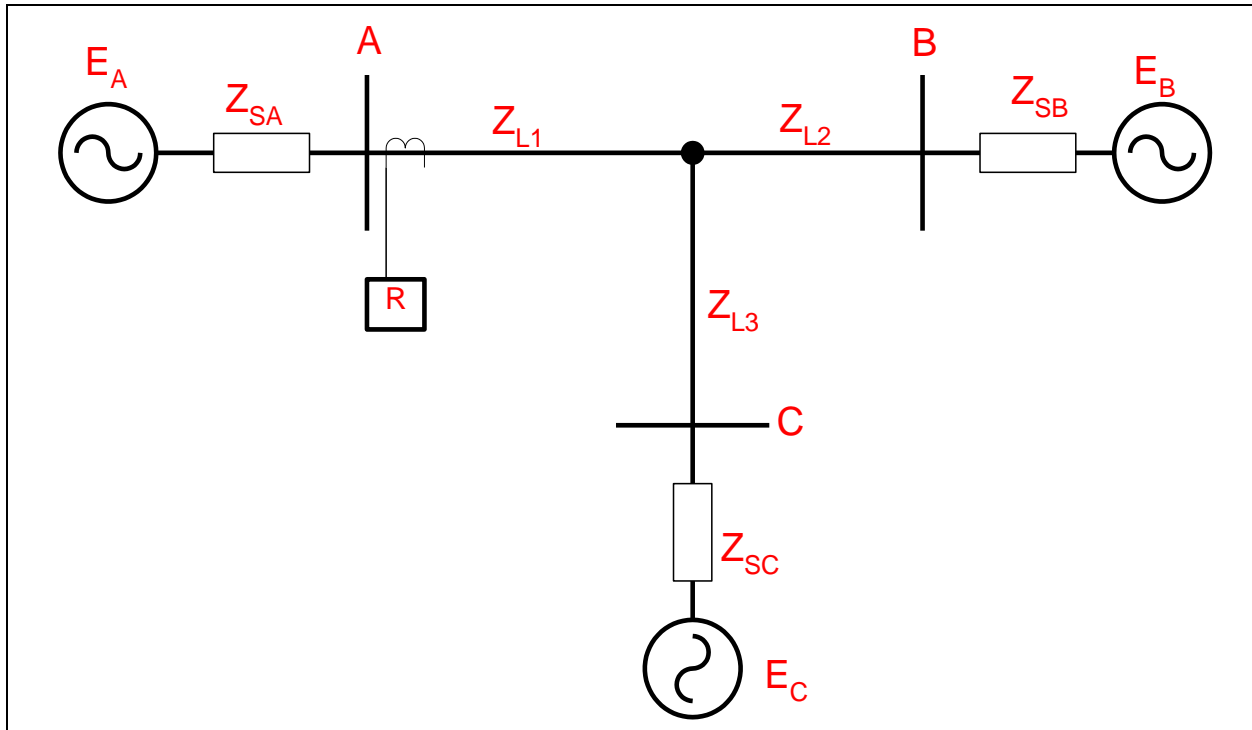


Figure 15j: Three-terminal line. To evaluate the load-responsive protective relays on the three-terminal line at Terminal A, the circuit in Figure 15j is first reduced to the equivalent circuit shown in Figure 15k. The evaluation process for the load-responsive protective relays on the line at Terminal A will now be the same as that of the two-terminal line.

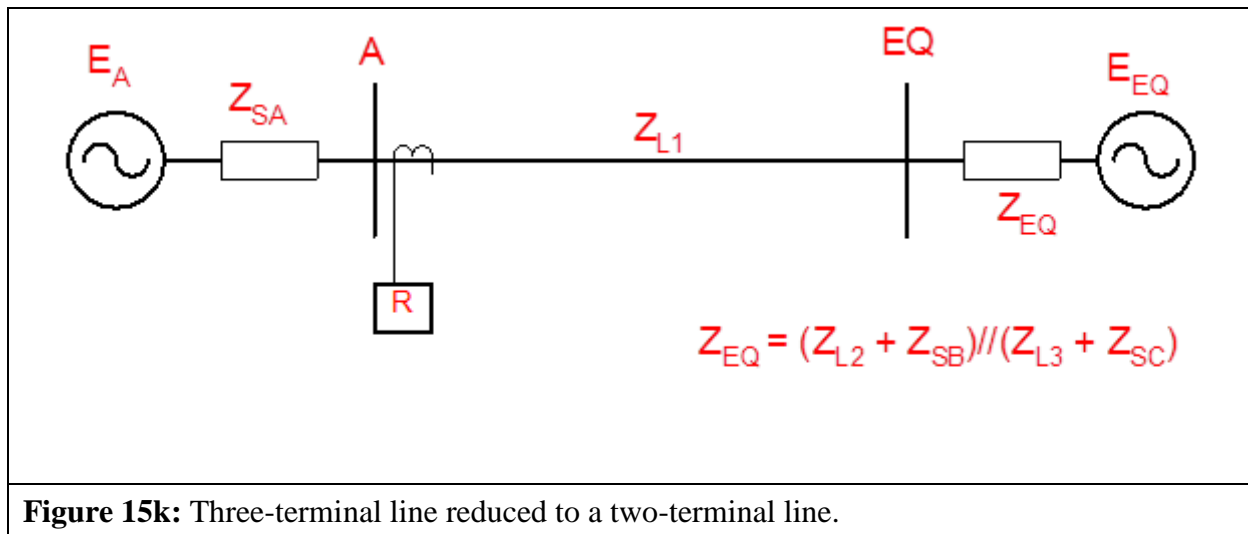


Figure 15k: Three-terminal line reduced to a two-terminal line.

Application to Generation Elements

As with transmission BES Elements, the determination of the apparent impedance seen at an Element located at, or near, a generation Facility is complex for power swings due to various interdependent quantities. These variances in quantities are caused by changes in machine internal voltage, speed governor action, voltage regulator action, the reaction of other local generators, and the reaction of other interconnected transmission BES Elements as the event progresses through the time domain. Though transient stability simulations may be used to determine the apparent impedance for verifying load-responsive relay settings,^{19,20} Requirement R2, PRC-026-1 – Attachment B, Criteria A and B provides a simplified method for evaluating the load-responsive protective relay’s susceptibility to tripping in response to a stable power swing without requiring stability simulations.

In general, the electrical center will be in the transmission system for cases where the generator is connected through a weak transmission system (high external impedance). In other cases where the generator is connected through a strong transmission system, the electrical center could be inside the unit connected zone.²¹ In either case, load-responsive protective relays connected at the generator terminals or at the high-voltage side of the generator step-up (GSU) transformer may be challenged by power swings. Relays that may be challenged by power swings will be determined by the Planning Coordinator in Requirement R1 or by the Generator Owner after becoming aware of a generator, transformer, or transmission line BES Element that tripped²² in response to a stable or unstable power swing due to the operation of its protective relay(s) in Requirement R2.

¹⁹ Donald Reimert, *Protective Relaying for Power Generation Systems*, Boca Raton, FL, CRC Press, 2006.

²⁰ Prabha Kundur, *Power System Stability and Control*, EPRI, McGraw Hill, Inc., 1994.

²¹ Ibid, Kundur.

²² See Guidelines and Technical Basis section, “Becoming Aware of an Element That Tripped in Response to a Power Swing,”

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Voltage controlled time-overcurrent and voltage-restrained time-overcurrent relays are excluded from this standard. When these relays are set based on equipment permissible overload capability, their operating times are much greater than 15 cycles for the current levels observed during a power swing.

Instantaneous overcurrent, time-overcurrent, and definite-time overcurrent relays with a time delay of less than 15 cycles for the current levels observed during a power swing are applicable and are required to be evaluated for identified Elements.

The generator loss-of-field protective function is provided by impedance relay(s) connected at the generator terminals. The settings are applied to protect the generator from a partial or complete loss of excitation under all generator loading conditions and, at the same time, be immune to tripping on stable power swings. It is more likely that the loss-of-field relay would operate during a power swing when the automatic voltage regulator (AVR) is in manual mode rather than when in automatic mode.²³ Figure 16 illustrates the loss-of-field relay in the R-X plot, which typically includes up to three zones of protection.

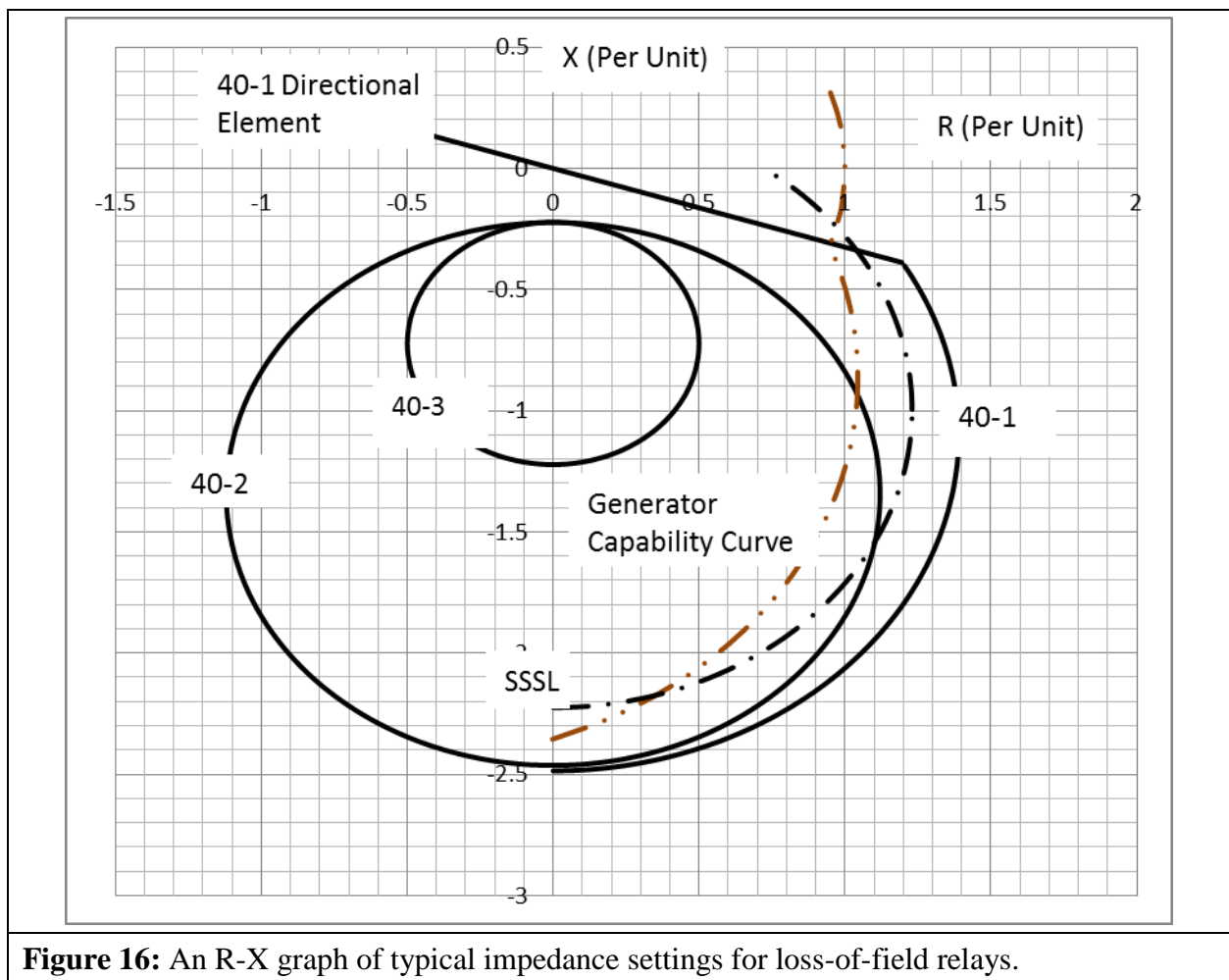


Figure 16: An R-X graph of typical impedance settings for loss-of-field relays.

²³ John Burdy, *Loss-of-excitation Protection for Synchronous Generators GER-3183*, General Electric Company.

Loss-of-field characteristic 40-1 has a wider impedance characteristic (positive offset) than characteristic 40-2 or characteristic 40-3 and provides additional generator protection for a partial loss of field or a loss of field under low load (less than 10% of rated). The tripping logic of this protection scheme is established by a directional contact, a voltage setpoint, and a time delay. The voltage and time delay add security to the relay operation for stable power swings. Characteristic 40-3 is less sensitive to power swings than characteristic 40-2 and is set outside the generator capability curve in the leading direction. Regardless of the relay impedance setting, PRC-019²⁴ requires that the “in-service limiters operate before Protection Systems to avoid unnecessary trip” and “in-service Protection System devices are set to isolate or de-energize equipment in order to limit the extent of damage when operating conditions exceed equipment capabilities or stability limits.” Time delays for tripping associated with loss-of-field relays^{25,26} have a range from 15 cycles for characteristic 40-2 to 60 cycles for characteristic 40-1 to minimize tripping during stable power swings. In PRC-026-1, 15 cycles establishes a threshold for applicability; however, it is the responsibility of the Generator Owner to establish settings that provide security against stable power swings and, at the same time, dependable protection for the generator.

The simple two-machine system circuit (method also used in the Application to Transmission Elements section) is used to analyze the effect of a power swing at a generator facility for load-responsive relays. In this section, the calculation method is used for calculating the impedance seen by the relay connected at a point in the circuit.²⁷ The electrical quantities used to determine the apparent impedance plot using this method are generator saturated transient reactance (X'_d), GSU transformer impedance (X_{GSU}), transmission line impedance (Z_L), and the system equivalent (Z_e) at the point of interconnection. All impedance values are known to the Generator Owner except for the system equivalent. The system equivalent is obtainable from the Transmission Owner. The sending-end and receiving-end source voltages are varied from 0.0 to 1.0 per unit to form the lens shape portion of the unstable power swing region. The voltage range of 0.7 to 1.0 results in a ratio range from 0.7 to 1.43. This ratio range is used to form the lower and upper loss-of-synchronism circle shapes of the unstable power swing region. A system separation angle of 120 degrees is used in accordance with PRC-026-1 – Attachment B criteria for each load-responsive protective relay evaluation.

Table 15 below is an example calculation of the apparent impedance locus method based on Figures 17 and 18.²⁸ In this example, the generator is connected to the 345 kV transmission system through the GSU transformer and has the listed ratings. Note that the load-responsive protective relays in this example may have ownership with the Generator Owner or the Transmission Owner.

²⁴ Coordination of Generating Unit or Plant Capabilities, Voltage Regulating Controls, and Protection

²⁵ Ibid, Burdy.

²⁶ *Applied Protective Relaying*, Westinghouse Electric Corporation, 1979.

²⁷ Edward Wilson Kimbark, *Power System Stability, Volume II: Power Circuit Breakers and Protective Relays*, Published by John Wiley and Sons, 1950.

²⁸ Ibid, Kimbark.

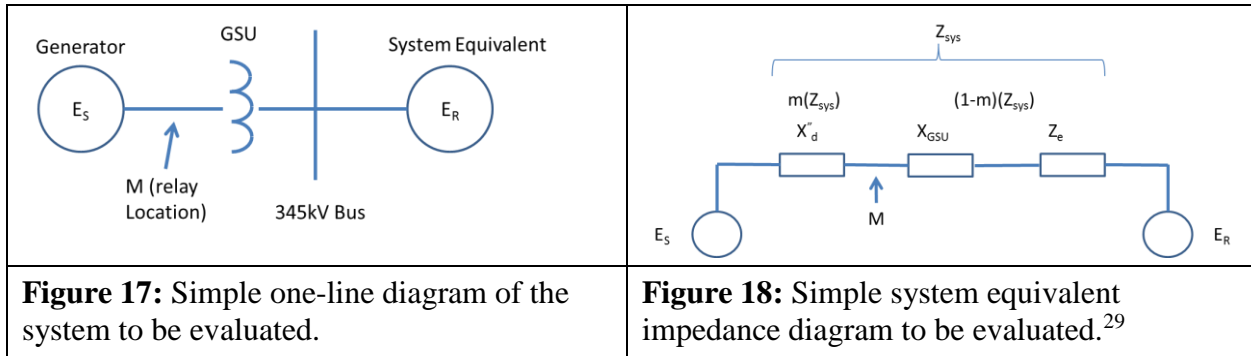


Table15: Example Data (Generator)	
Input Descriptions	Input Values
Synchronous Generator nameplate (MVA)	940 MVA
Saturated transient reactance (940 MVA base)	$X'_d = 0.3845$ per unit
Generator rated voltage (Line-to-Line)	20 kV
Generator step-up (GSU) transformer rating	880 MVA
GSU transformer reactance (880 MVA base)	$X_{GSU} = 16.05\%$
System Equivalent (100 MVA base)	$Z_e = 0.00723 \angle 90^\circ$ per unit
Generator Owner Load-Responsive Protective Relays	
40-1	Positive Offset Impedance
	Offset = 0.294 per unit
	Diameter = 0.294 per unit
40-2	Negative Offset Impedance
	Offset = 0.22 per unit
	Diameter = 2.24 per unit
40-3	Negative Offset Impedance
	Offset = 0.22 per unit
	Diameter = 1.00 per unit
21-1	Diameter = 0.643 per unit
	MTA = 85°

²⁹ Ibid, Kimbark.

Table15: Example Data (Generator)	
50	I (pickup) = 5.0 per unit
Transmission Owned Load-Responsive Protective Relays	
21-2	Diameter = 0.55 per unit
	MTA = 85°

Calculations shown for a 120 degree angle and $E_S/E_R = 1$. The equation for calculating Z_R is:³⁰

$$\text{Eq. (106)} \quad Z_R = \left(\frac{(1 - m)(E_S \angle \delta) + (m)(E_R)}{E_S \angle \delta - E_R} \right) \times Z_{sys}$$

Where m is the relay location as a function of the total impedance (real number less than 1)

E_S and E_R is the sending-end and receiving-end voltages

Z_{sys} is the total system impedance

Z_R is the complex impedance at the relay location and plotted on an R-X diagram

All of the above are constants (940 MVA base) while the angle δ is varied. Table 16 below contains calculations for a generator using the data listed in Table 15.

Table16: Example Calculations (Generator)			
The following calculations are on a 940 MVA base.			
Given:	$X'_d = j0.3845 pu$	$X_{GSU} = j0.17144 pu$	$Z_e = j0.06796 pu$
Eq. (107)	$Z_{sys} = X'_d + X_{GSU} + Z_e$		
	$Z_{sys} = j0.3845 pu + j0.17144 pu + j0.06796 pu$		
	$Z_{sys} = 0.6239 \angle 90^\circ pu$		
Eq. (108)	$m = \frac{X'_d}{Z_{sys}} = \frac{0.3845}{0.6239} = 0.6163$		
Eq. (109)	$Z_R = \left(\frac{(1 - m)(E_S \angle \delta) + (m)(E_R)}{E_S \angle \delta - E_R} \right) \times Z_{sys}$		
	$Z_R = \left(\frac{(1 - 0.6163) \times (1 \angle 120^\circ) + (0.6163)(1 \angle 0^\circ)}{1 \angle 120^\circ - 1 \angle 0^\circ} \right) \times (0.6239 \angle 90^\circ) pu$		

³⁰ Ibid, Kimbark.

Table16: Example Calculations (Generator)	
	$Z_R = \left(\frac{0.4244 + j0.3323}{-1.5 + j 0.866} \right) \times (0.6239 \angle 90^\circ) pu$
	$Z_R = (0.3116 \angle -111.95^\circ) \times (0.6239 \angle 90^\circ) pu$
	$Z_R = 0.194 \angle -21.95^\circ pu$
	$Z_R = -0.18 - j0.073 pu$

Table 17 lists the swing impedance values at other angles and at $E_S/E_R = 1, 1.43,$ and 0.7 . The impedance values are plotted on an R-X graph with the center being at the generator terminals for use in evaluating impedance relay settings.

Table 17: Sample Calculations for a Swing Impedance Chart for Varying Voltages at the Sending-End and Receiving-End.						
Angle (δ) (Degrees)	$E_S/E_R=1$		$E_S/E_R=1.43$		$E_S/E_R=0.7$	
	Z_R		Z_R		Z_R	
	Magnitude (pu)	Angle (Degrees)	Magnitude (pu)	Angle (Degrees)	Magnitude (pu)	Angle (Degrees)
90	0.320	-13.1	0.296	6.3	0.344	-31.5
120	0.194	-21.9	0.173	-0.4	0.227	-40.1
150	0.111	-41.0	0.082	-10.3	0.154	-58.4
210	0.111	-25.9	0.082	190.3	0.154	238.4
240	0.194	201.9	0.173	180.4	0.225	220.1
270	0.320	193.1	0.296	173.7	0.344	211.5

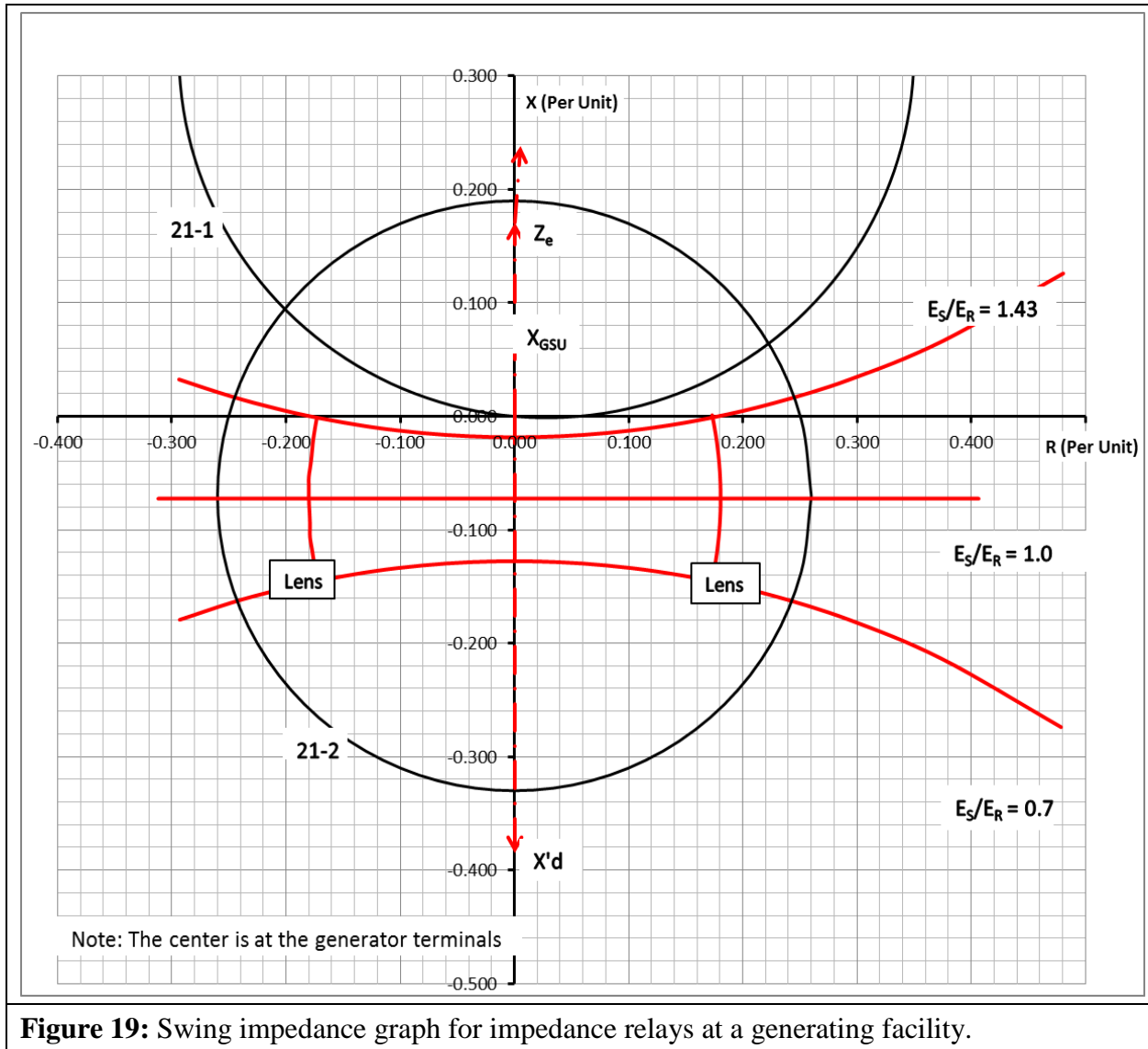
Requirement R2 Generator Examples

Distance Relay Application

Based on PRC-026-1 – Attachment B, Criterion A, the distance relay (21-1) (i.e., owned by the Generation Owner) characteristic is in the region where a stable power swing would not occur as shown in Figure 19. There is no further obligation to the owner in this standard for this load-responsive protective relay.

The distance relay (21-2) (i.e., owned by the Transmission Owner) is connected at the high-voltage side of the GSU transformer and its impedance characteristic is in the region where a stable power swing could occur causing the relay to operate. In this example, if the intentional time delay of this relay is less than 15 cycles, the PRC-026 – Attachment B, Criterion A cannot be met, thus the Transmission Owner is required to create a CAP (Requirement R3). Some of the options include,

but are not limited to, changing the relay setting (i.e., impedance reach, angle, time delay), modify the scheme (i.e., add PSB), or replace the Protection System. Note that the relay may be excluded from this standard if it has an intentional time delay equal to or greater than 15 cycles.



Loss-of-Field Relay Application

In Figure 20, the R-X diagram shows the loss-of-field relay (40-1 and 40-2) characteristics are in the region where a stable power swing can cause a relay operation. Protective relay 40-1 would be excluded if it has an intentional time delay equal to or greater than 15 cycles. Similarly, 40-2 would be excluded if its intentional time delay is equal to or greater than 15 cycles. For example, if 40-1 has a time delay of 1 second and 40-2 has a time delay of 0.25 seconds, they are excluded and there is no further obligation on the Generator Owner in this standard for these relays. The

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loss-of-field relay characteristic 40-3 is entirely inside the unstable power swing region. In this case, the owner may select high speed tripping on operation of the 40-3 impedance element.

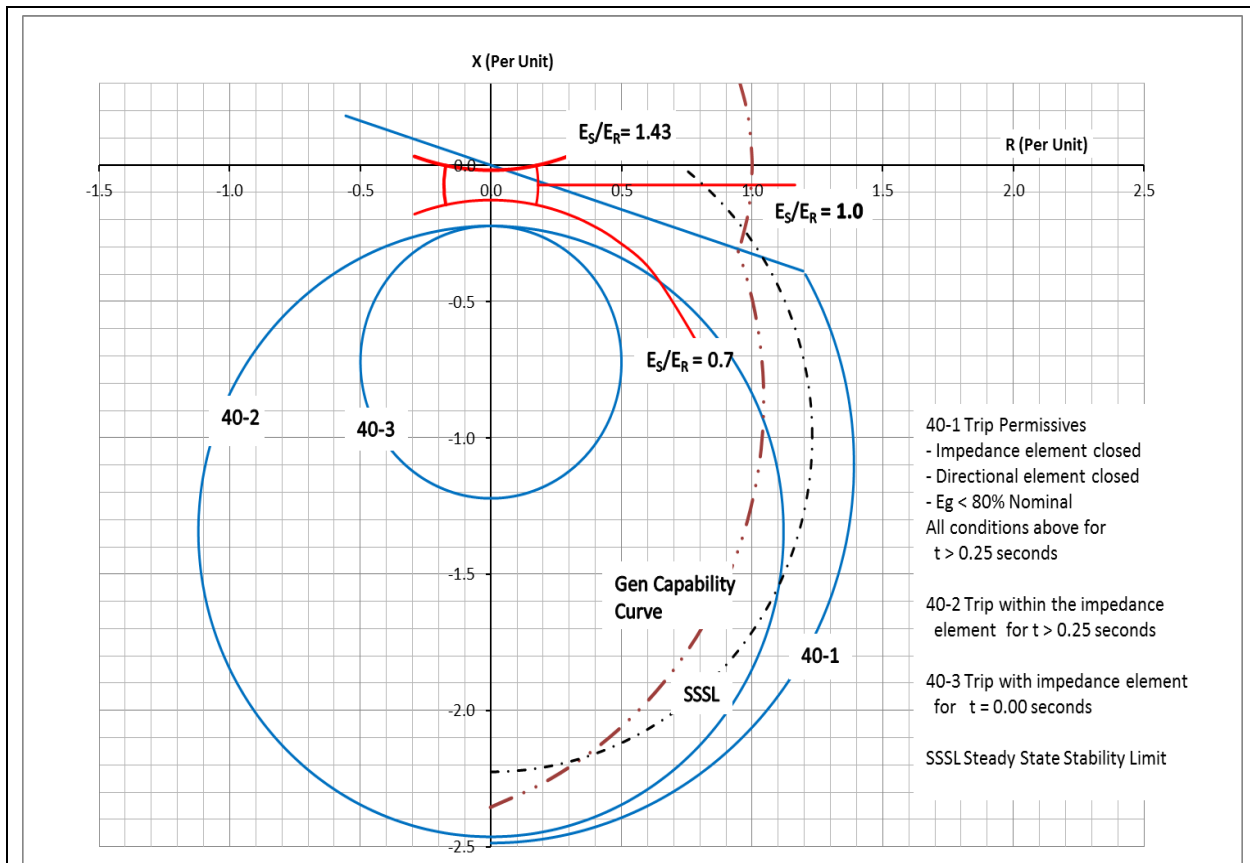


Figure 20: Typical R-X graph for loss-of-field relays with a portion of the unstable power swing region defined by PRC-026-1 – Attachment B, Criterion A.

Instantaneous Overcurrent Relay

In similar fashion to the transmission line overcurrent example calculation in Table 14, the instantaneous overcurrent relay minimum setting is established by PRC-026-1 – Attachment B, Criterion B. The solution is found by:

$$\text{Eq. (110)} \quad I_{sys} = \frac{E_S - E_R}{Z_{sys}}$$

As stated in the relay settings in Table 15, the relay is installed on the high-voltage side of the GSU transformer with a pickup of 5.0 per unit. The maximum allowable current is calculated below.

$$I_{sys} = \frac{(1.05 \angle 120^\circ - 1.05 \angle 0^\circ)}{0.6239 \angle 90^\circ} \text{ pu}$$

$$I_{sys} = \frac{1.819 \angle 150^\circ}{0.6239 \angle 90^\circ} pu$$

$$I_{sys} = 2.91 \angle 60^\circ pu$$

The instantaneous phase setting of 5.0 per unit is greater than the calculated system current of 2.91 per unit; therefore, it meets the PRC-026-1 – Attachment B, Criterion B.

Out-of-Step Tripping for Generation Facilities

Out-of-step protection for the generator generally falls into three different schemes. The first scheme is a distance relay connected at the high-voltage side of the GSU transformer with the directional element looking toward the generator. Because this relay setting may be the same setting used for generator backup protection (see Requirement R2 Generator Examples, Distance Relay Application), it is susceptible to tripping in response to stable power swings and would require modification. Because this scheme is susceptible to tripping in response to stable power swings and any modification to the mho circle will jeopardize the overall protection of the out-of-step protection of the generator, available technical literature does not recommend using this scheme specifically for generator out-of-step protection. The second and third out-of-step Protection System schemes are commonly referred to as single and double blinder schemes. These schemes are installed or enabled for out-of-step protection using a combination of blinders, a mho element, and timers. The combination of these protective relay functions provides out-of-step protection and discrimination logic for stable and unstable power swings. Single blinder schemes use logic that discriminate between stable and unstable power swings by issuing a trip command after the first slip cycle. Double blinder schemes are more complex than the single blinder scheme and, depending on the settings of the inner blinder, a trip for a stable power swing may occur. While the logic discriminates between stable and unstable power swings in either scheme, it is important that the trip initiating blinders be set at an angle greater than the stability limit of 120 degrees to remove the possibility of a trip for a stable power swing. Below is a discussion of the double blinder scheme.

Double Blinder Scheme

The double blinder scheme is a method for measuring the rate of change of positive sequence impedance for out-of-step swing detection. The scheme compares a timer setting to the actual elapsed time required by the impedance locus to pass between two impedance characteristics. In this case, the two impedance characteristics are simple blinders, each set to a specific resistive reach on the R-X plane. Typically, the two blinders on the left half plane are the mirror images of those on the right half plane. The scheme typically includes a mho characteristic which acts as a starting element, but is not a tripping element.

The scheme detects the blinder crossings and time delays as represented on the R-X plane as shown in Figure 21. The system impedance is composed of the generator transient (X_d'), GSU transformer (X_T), and transmission system (X_{system}), impedances.

The scheme logic is initiated when the swing locus crosses the outer Blinder R1 (Figure 21), on the right at separation angle α . The scheme only commits to take action when a swing crosses the

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inner blinder. At this point the scheme logic seals in the out-of-step trip logic at separation angle β . Tripping actually asserts as the impedance locus leaves the scheme characteristic at separation angle δ .

The power swing may leave both inner and outer blinders in either direction, and tripping will assert. Therefore, the inner blinder must be set such that the separation angle β is large enough that the system cannot recover. This angle should be set at 120 degrees or more. Setting the angle greater than 120 degrees satisfies the PRC-026-1 – Attachment B, Criterion A (No. 1, 1st bullet) since the tripping function is asserted by the blinder element. Transient stability studies may indicate that a smaller stability limit angle is acceptable under PRC-026-1 – Attachment B, Criterion A (No. 1, 2nd bullet). In this respect, the double blinder scheme is similar to the double lens and triple lens schemes and many transmission application out-of-step schemes.

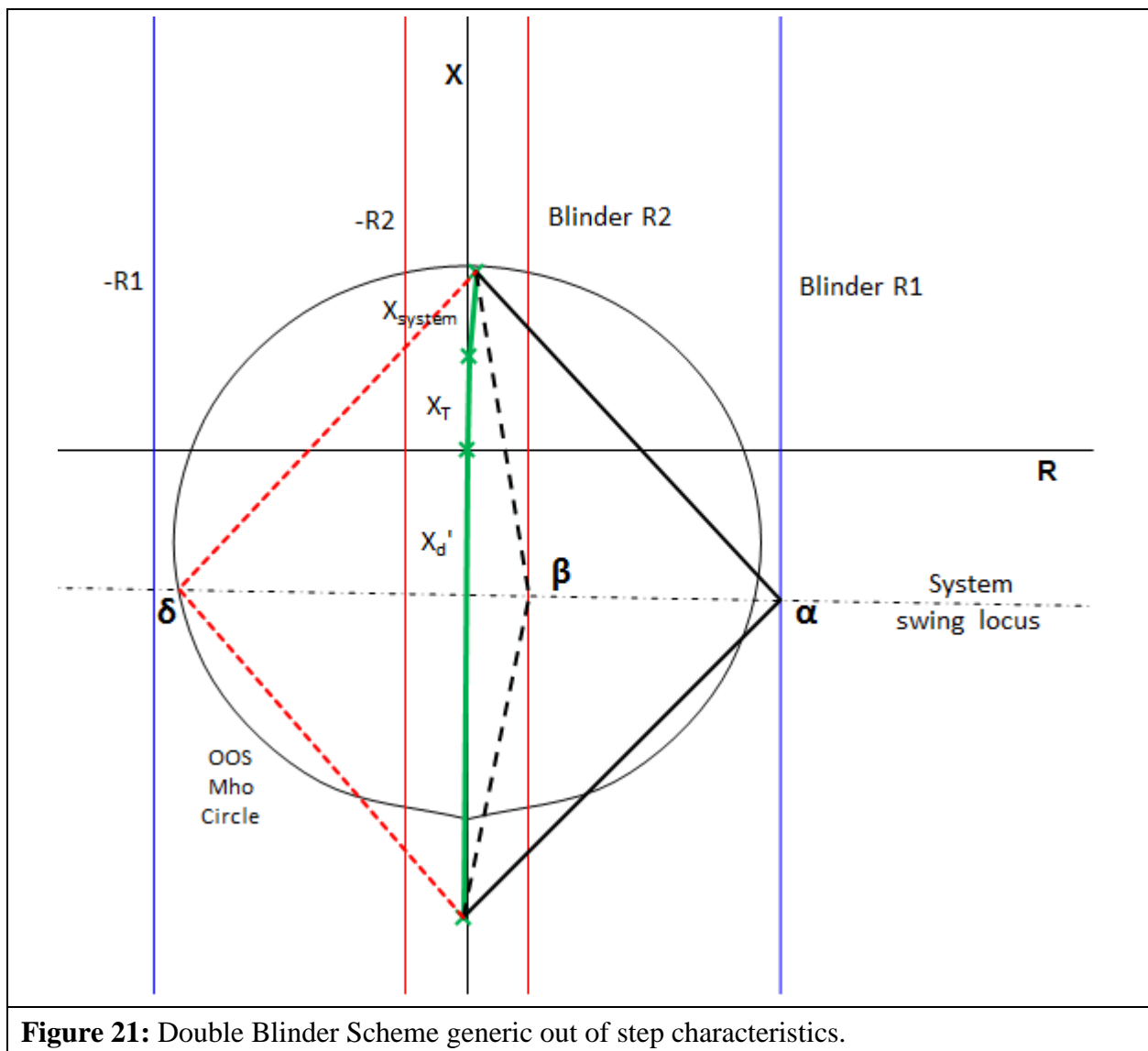


Figure 21: Double Blinder Scheme generic out of step characteristics.

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Figure 22 illustrates a sample setting of the double blinder scheme for the example 940 MVA generator. The only setting requirement for this relay scheme is the right inner blinder, which must be set greater than the separation angle of 120 degrees (or a lesser angle based on a transient stability study) to ensure that the out-of-step protective function is expected to not trip in response to a stable power swing during non-Fault conditions. Other settings such as the mho characteristic, outer blinders, and timers are set according to transient stability studies and are not a part of this standard.

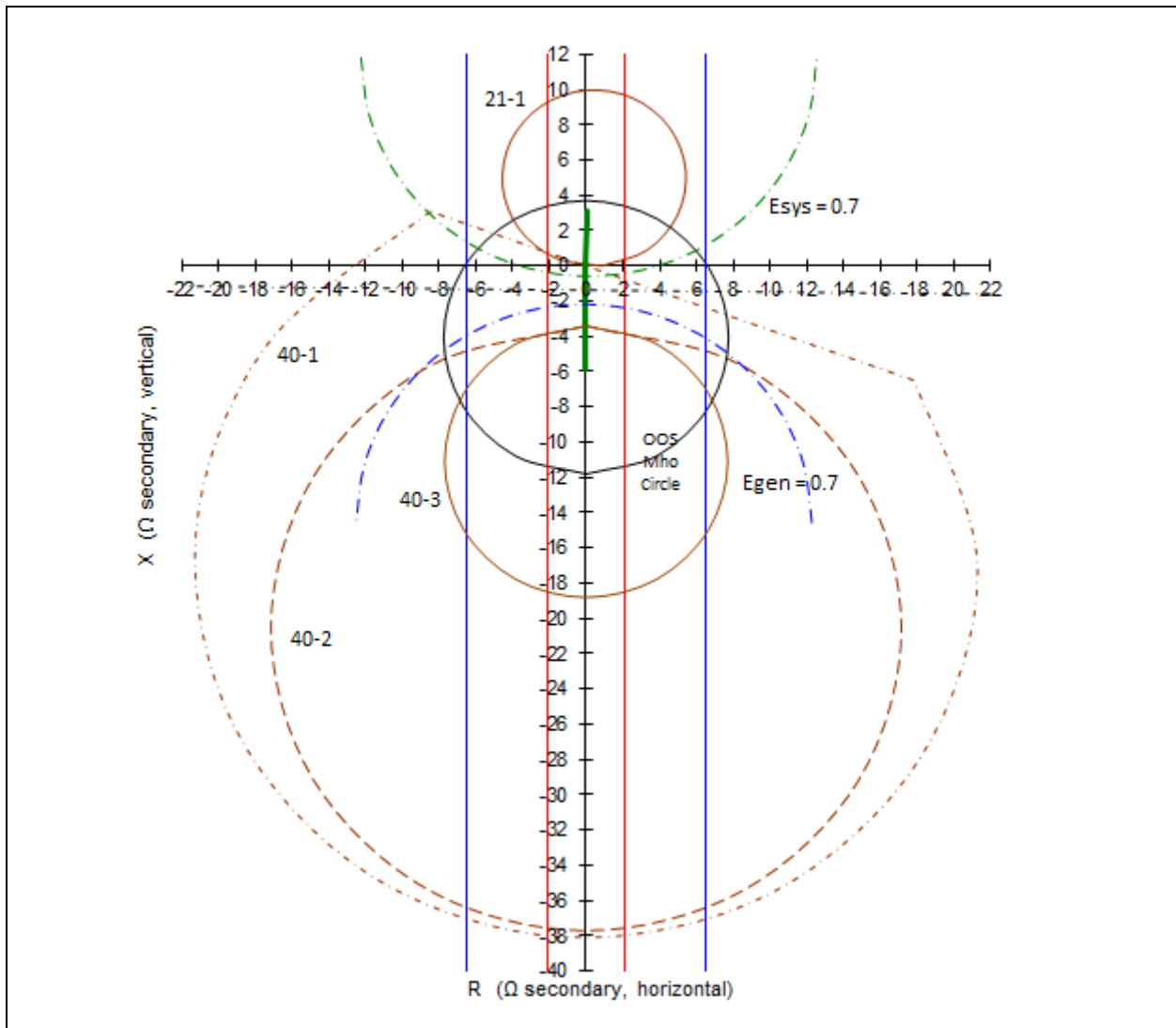


Figure 22: Double Blinder Out-of-Step Scheme with unit impedance data and load-responsive protective relay impedance characteristics for the example 940 MVA generator, scaled in relay secondary ohms.

Requirement R3

To achieve the stated purpose of this standard, which is to ensure that relays are expected to not trip in response to stable power swings during non-Fault conditions, this Requirement ensures that the applicable entity develops a Corrective Action Plan (CAP) that reduces the risk of relays tripping in response to a stable power swing during non-Fault conditions that may occur on any applicable BES Element.

Requirement R4

To achieve the stated purpose of this standard, which is to ensure that load-responsive protective relays are expected to not trip in response to stable power swings during non-Fault conditions, the applicable entity is required to implement any CAP developed pursuant to Requirement R3 such that the Protection System will meet PRC-026-1 – Attachment B criteria or can be excluded under the PRC-026-1 – Attachment A criteria (e.g., modifying the Protection System so that relay functions are supervised by power swing blocking or using relay systems that are immune to power swings), while maintaining dependable fault detection and dependable out-of-step tripping (if out-of-step tripping is applied at the terminal of the BES Element). Protection System owners are required in the implementation of a CAP to update it when actions or timetable change, until all actions are complete. Accomplishing this objective is intended to reduce the occurrence of Protection System tripping during a stable power swing, thereby improving reliability and minimizing risk to the BES.

The following are examples of actions taken to complete CAPs for a relay that did not meet PRC-026-1 – Attachment B and could be at-risk of tripping in response to a stable power swing during non-Fault conditions. A Protection System change was determined to be acceptable (without diminishing the ability of the relay to protect for faults within its zone of protection).

Example R4a: Actions: Settings were issued on 6/02/2015 to reduce the Zone 2 reach of the impedance relay used in the directional comparison unblocking (DCUB) scheme from 30 ohms to 25 ohms so that the relay characteristic is completely contained within the lens characteristic identified by the criterion. The settings were applied to the relay on 6/25/2015. CAP was completed on 06/25/2015.

Example R4b: Actions: Settings were issued on 6/02/2015 to enable out-of-step blocking on the existing microprocessor-based relay to prevent tripping in response to stable power swings. The setting changes were applied to the relay on 6/25/2015. CAP was completed on 06/25/2015.

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The following is an example of actions taken to complete a CAP for a relay responding to a stable power swing that required the addition of an electromechanical power swing blocking relay.

Example R4c: Actions: A project for the addition of an electromechanical power swing blocking relay to supervise the Zone 2 impedance relay was initiated on 6/5/2015 to prevent tripping in response to stable power swings. The relay installation was completed on 9/25/2015. CAP was completed on 9/25/2015.

The following is an example of actions taken to complete a CAP with a timetable that required updating for the replacement of the relay.

Example R4d: Actions: A project for the replacement of the impedance relays at both terminals of line X with line current differential relays was initiated on 6/5/2015 to prevent tripping in response to stable power swings. The completion of the project was postponed due to line outage rescheduling from 11/15/2015 to 3/15/2016. Following the timetable change, the impedance relay replacement was completed on 3/18/2016. CAP was completed on 3/18/2016.

The CAP is complete when all the documented actions to remedy the specific problem (i.e., unnecessary tripping during stable power swings) are completed.

Justification for Including Unstable Power Swings in the Requirements

Protection Systems that are applicable to the Standard and must be secure for a stable power swing condition (i.e., meets PRC-026-1 – Attachment B criteria) are identified based on Elements that are susceptible to both stable and unstable power swings. This section provides an example of why Elements that trip in response to unstable power swings (in addition to stable power swings) are identified and that their load-responsive protective relays need to be evaluated under PRC-026-1 – Attachment B criteria.

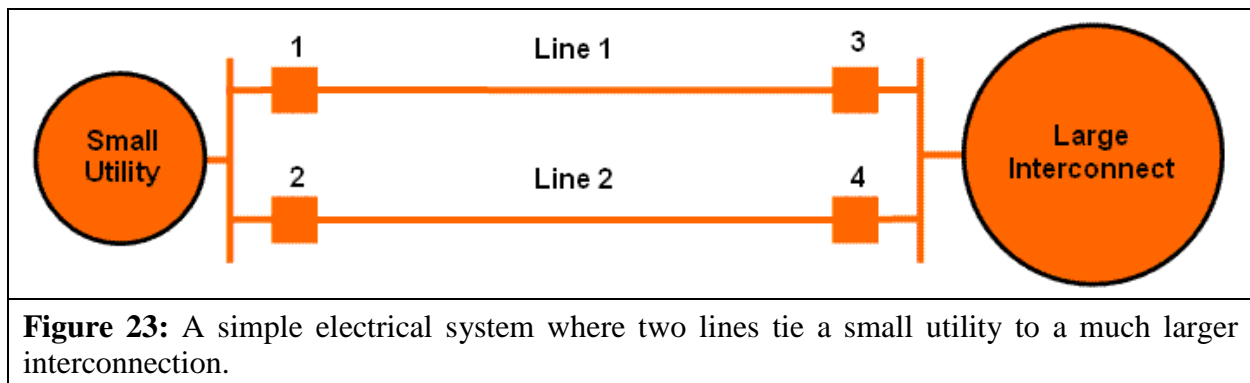
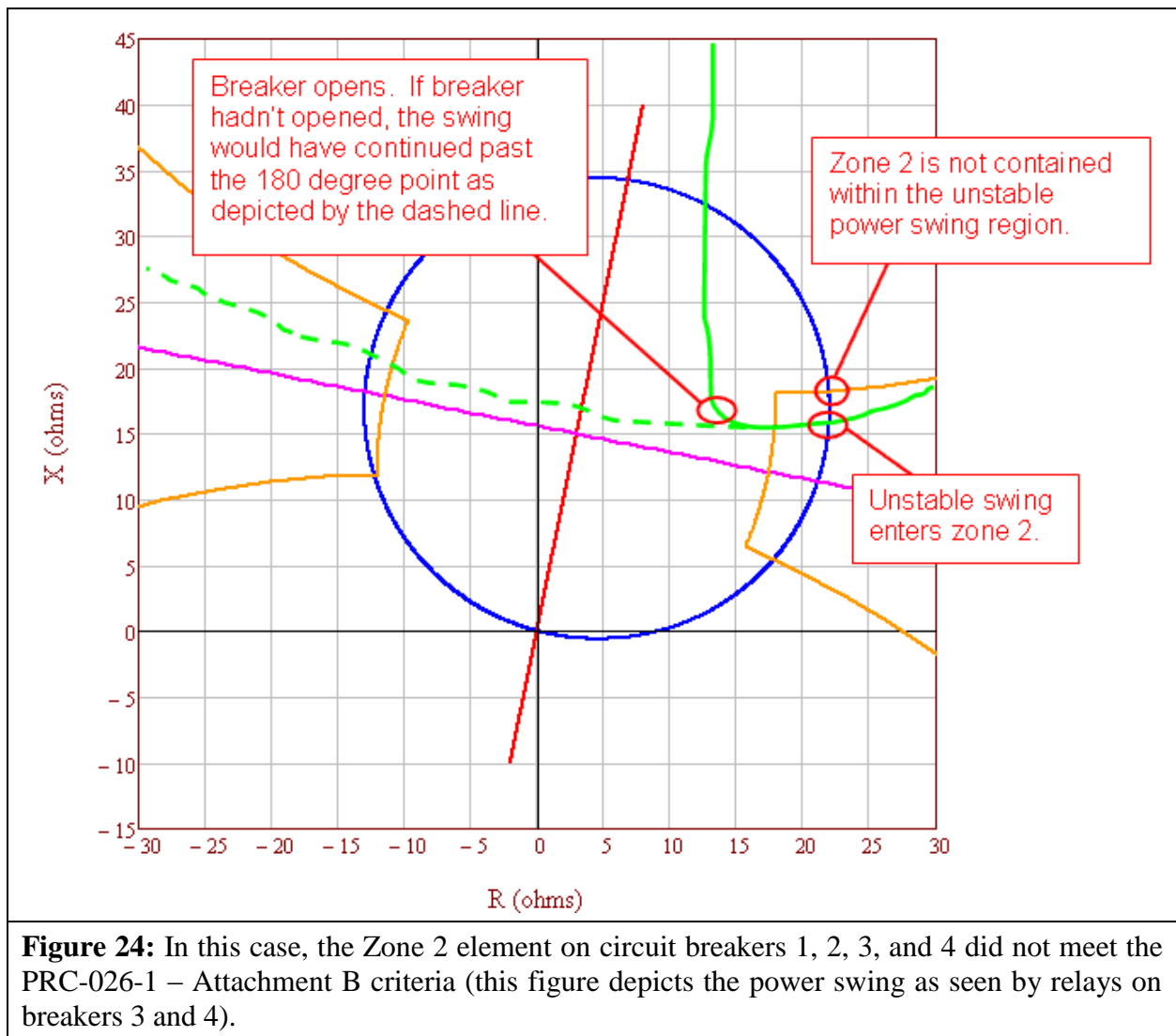


Figure 23: A simple electrical system where two lines tie a small utility to a much larger interconnection.

In Figure 23 the relays at circuit breakers 1, 2, 3, and 4 are equipped with a typical overreaching Zone 2 pilot system, using a Directional Comparison Blocking (DCB) scheme. Internal faults (or power swings) will result in instantaneous tripping of the Zone 2 relays if the measured fault or power swing impedance falls within the zone 2 operating characteristic. These lines will trip on

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pilot Zone 2 for out-of-step conditions if the power swing impedance characteristic enters into Zone 2. All breakers are rated for out-of-phase switching.



In Figure 24, a large disturbance occurs within the small utility and its system goes out-of-step with the large interconnect. The small utility is importing power at the time of the disturbance. The actual power swing, as shown by the solid green line, enters the Zone 2 relay characteristic on the terminals of Lines 1, 2, 3, and 4 causing both lines to trip as shown in Figure 25.

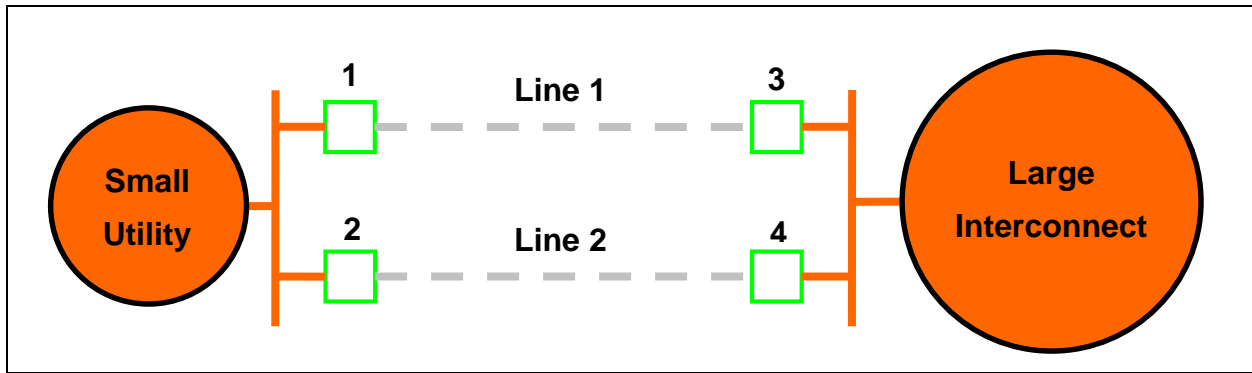


Figure 25: Islanding of the small utility due to Lines 1 and 2 tripping in response to an unstable power swing.

In Figure 25, the relays at circuit breakers 1, 2, 3, and 4 have correctly tripped due to the unstable power swing (shown by the dashed green line in Figure 24), de-energizing Lines 1 and 2, and creating an island between the small utility and the big interconnect. The small utility shed 500 MW of load on underfrequency and maintained a load to generation balance.

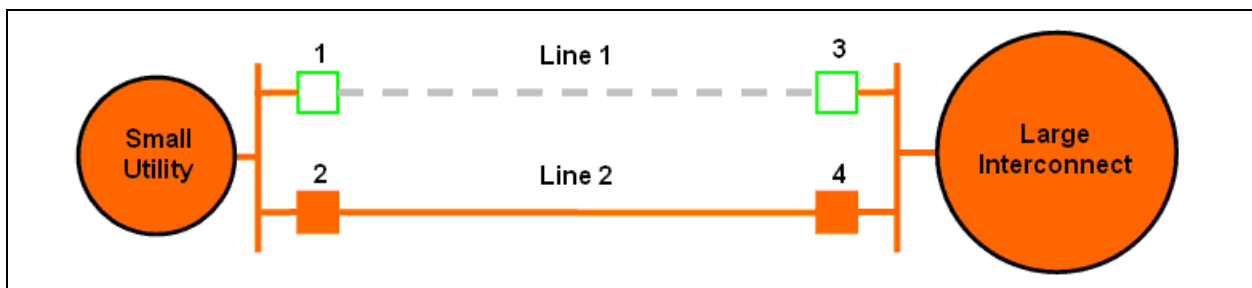


Figure 26: Line 1 is out-of-service for maintenance, Line 2 is loaded beyond its normal rating (but within its emergency rating).

Subsequent to the correct tripping of Lines 1 and 2 for the unstable power swing in Figure 25, another system disturbance occurs while the system is operating with Line 1 out-of-service for maintenance. The disturbance causes a stable power swing on Line 2, which challenges the relays at circuit breakers 2 and 4 as shown in Figure 27.

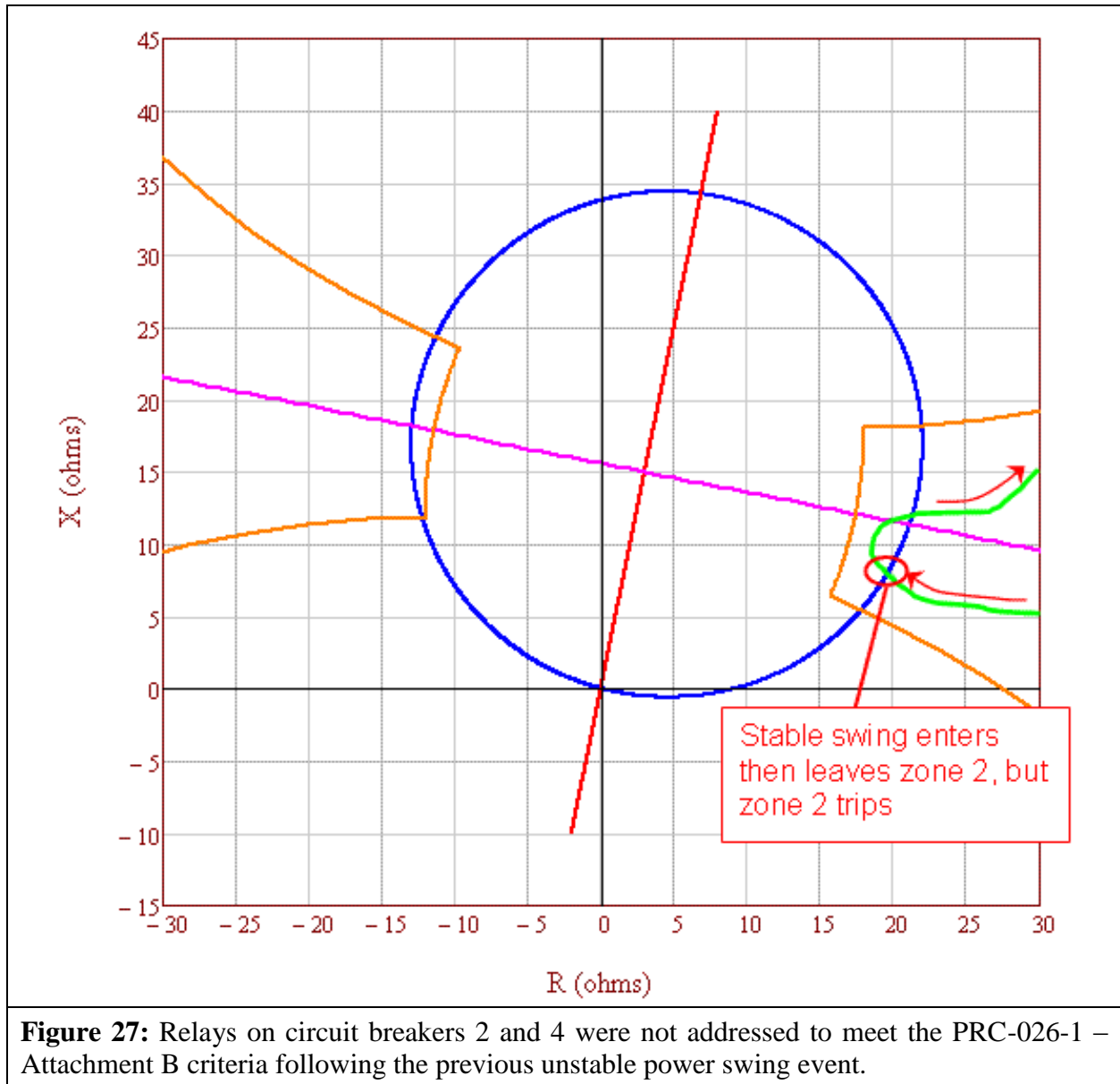


Figure 27: Relays on circuit breakers 2 and 4 were not addressed to meet the PRC-026-1 – Attachment B criteria following the previous unstable power swing event.

If the relays on circuit breakers 2 and 4 were not addressed under the Requirements for the previous unstable power swing condition, the relays would trip in response to the stable power swing, which would result in unnecessary system separation, load shedding, and possibly cascading or blackout.

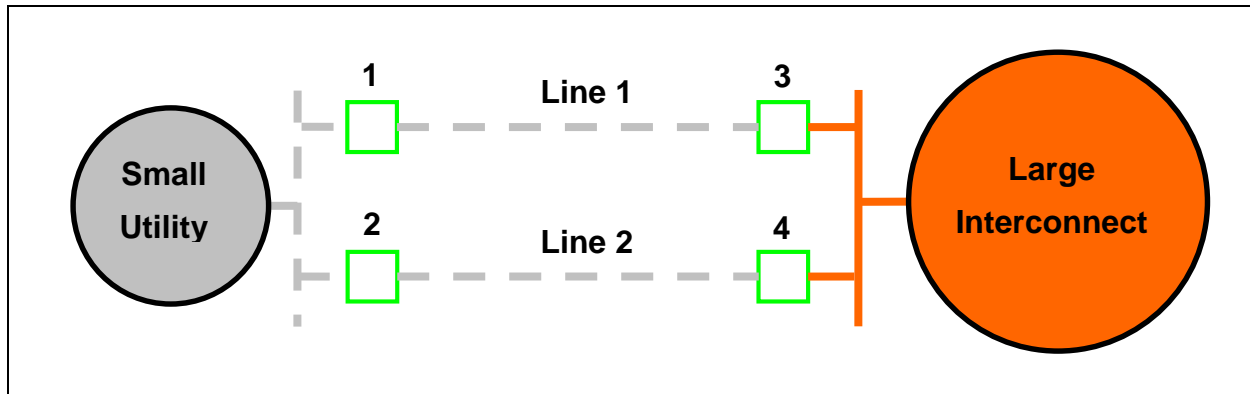


Figure 28: Possible blackout of the small utility.

If the relays that tripped in response to the previous unstable power swing condition in Figure 24 were addressed under the Requirements to meet PRC-026-1 - Attachment B criteria, the unnecessary tripping of the relays for the stable power swing shown in Figure 28 would have been averted, and the possible blackout of the small utility would have been avoided.

Rationale

During development of this standard, text boxes were embedded within the standard to explain the rationale for various parts of the standard. Upon BOT approval, the text from the rationale text boxes was moved to this section.

Rationale for R1

The Planning Coordinator has a wide-area view and is in the position to identify generator, transformer, and transmission line BES Elements which meet the criteria, if any. The criteria-based approach is consistent with the NERC System Protection and Control Subcommittee (SPCS) technical document *Protection System Response to Power Swings*, August 2013 (“PSRPS Report”),³¹ which recommends a focused approach to determine an at-risk BES Element. See the Guidelines and Technical Basis for a detailed discussion of the criteria.

Rationale for R2

The Generator Owner and Transmission Owner are in a position to determine whether their load-responsive protective relays meet the PRC-026-1 – Attachment B criteria. Generator, transformer, and transmission line BES Elements are identified by the Planning Coordinator in Requirement R1 and by the Generator Owner and Transmission Owner following an actual event where the Generator Owner and Transmission Owner became aware (i.e., through an event analysis or

³¹ NERC System Protection and Control Subcommittee, *Protection System Response to Power Swings*, August 2013:

http://www.nerc.com/comm/PC/System%20Protection%20and%20Control%20Subcommittee%20SPCS%2020/SPCS%20Power%20Swing%20Report_Final_20131015.pdf

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Protection System review) tripping was due to a stable or unstable power swing. A period of 12 calendar months allows sufficient time for the entity to conduct the evaluation.

Rationale for R3

To meet the reliability purpose of the standard, a CAP is necessary to ensure the entity's Protection System meets the PRC-026-1 – Attachment B criteria (1st bullet) so that protective relays are expected to not trip in response to stable power swings. A CAP may also be developed to modify the Protection System for exclusion under PRC-026-1 – Attachment A (2nd bullet). Such an exclusion will allow the Protection System to be exempt from the Requirement for future events. The phrase, "...while maintaining dependable fault detection and dependable out-of-step tripping..." in Requirement R3 describes that the entity is to comply with this standard, while achieving their desired protection goals. Refer to the Guidelines and Technical Basis, Introduction, for more information.

Rationale for R4

Implementation of the CAP must accomplish all identified actions to be complete to achieve the desired reliability goal. During the course of implementing a CAP, updates may be necessary for a variety of reasons such as new information, scheduling conflicts, or resource issues. Documenting CAP changes and completion of activities provides measurable progress and confirmation of completion.

Rationale for Attachment B (Criterion A)

The PRC-026-1 – Attachment B, Criterion A provides a basis for determining if the relays are expected to not trip for a stable power swing having a system separation angle of up to 120 degrees with the sending-end and receiving-end voltages varying from 0.7 to 1.0 per unit (See Guidelines and Technical Basis).

Standard PRC-026-1 — Relay Performance During Stable Power Swings

Appendix QC-PRC-026-1

Provisions specific to the standard PRC-026-1 applicable in Québec

This appendix establishes specific provisions for the application of the standard in Québec. Provisions of the standard and of its appendix must be read together for the purposes of understanding and interpretation. Where the standard and appendix differ, the appendix shall prevail.

A. Introduction

1. **Title:** Relay Performance During Stable Power Swings
2. **Number:** PRC-026-1
3. **Purpose:** No specific provision
4. **Applicability:**
 - 4.1. **Functional Entity:**
No specific provision
 - 4.2. **Facilities**
This standard only applies to the facilities of the Main Transmission System (RTP) connected to the RTP.
 - 4.2.1 No specific provision
 - 4.2.2 No specific provision
 - 4.2.3 No specific provision
5. **Background**
No specific provision
6. **Effective Date:**
 - 6.1. Adoption of the standard by the Régie de l'énergie: Month xx 201x
 - 6.2. Adoption of the appendix by the Régie de l'énergie: Month xx 201x
 - 6.3. Effective date of the standard and its appendix in Québec:
The proposed effective date of the standard and its appendix in Québec :
 - Requirement R1: January 1, 2018
 - Requirements R2, R3, R4: January 1, 2020.

B. Requirements and Measures

No specific provision

C. Compliance

1. Compliance Monitoring Process

1.1 Compliance Enforcement Authority

The Régie de l'énergie is responsible, in Québec, for compliance monitoring with respect to the reliability standard and its appendix that it adopts.

1.2 Evidence Retention

No specific provision

Standard PRC-026-1 — Relay Performance During Stable Power Swings

Appendix QC-PRC-026-1

Provisions specific to the standard PRC-026-1 applicable in Québec

1.3 Compliance Monitoring and Assessment Process

No specific provision

1.4 Additional Compliance Information

No specific provision

Table of Compliance Elements

No specific provision

D. Regional Differences

No specific provision

E. Interpretations

No specific provision

F. Associated documents

No specific provision

PRC-026-1 – Attachment A

No specific provision

PRC-026-1 – Attachment B

No specific provision

Guidelines and Technical Basis

No specific provision

Revision History

Revision	Adoption Date	Action	Change Tracking
0	Month xx, 201x	New appendix	New