employees"). In the Pay Ratio Release, we acknowledged that the inclusion of non-U.S. employees would raise compliance costs for multinational companies. To address concerns about compliance costs, the rule permits registrants to exempt non-U.S. employees where these employees account for 5% or less of the registrant’s total U.S. and non-U.S. employees, with certain limitations. We are clarifying that a registrant may use appropriate existing internal records, such as tax or payroll records, in determining whether the 5% de minimis exemption is available.

2. Median Employee

We also believe that the use of existing internal records may, in many circumstances, be appropriate in identifying a registrant’s median employee. Instruction 4 to Item 402(u) permits a registrant to identify its median employee using a consistently applied compensation measure, such as information derived from the registrant’s tax or payroll records. We are clarifying that a registrant may use internal records that reasonably reflect annual compensation to identify the median employee, even if those records do not include every element of compensation, such as equity awards widely distributed to employees.

We recognize that, when calculating total compensation in accordance with Item 402(c)(2)(x) for the identified median employee that the registrant identified using a consistently applied compensation measure based on internal records, the registrant may determine that there are anomalous characteristics of the identified median employee’s compensation that have a significant higher or lower impact on the pay ratio. The Commission discussed this issue in the adopting release specifically and noted that, in such a circumstance, instead of concluding that the consistently applied compensation measure the registrant used was unsuitable to identify its median employee, the registrant may substitute another employee with substantially similar compensation to the original identified median employee based on the compensation measure it used to select the median employee.

C. Independent Contractors

For purposes of Item 402(u), the term “employee” or “employee of the registrant” is defined as “an individual employed by the registrant or any of its consolidated subsidiaries.” Item 402(u)(3) excludes from the definition those workers who are employed, and whose compensation is determined, by an unaffiliated third party but who provide services to the registrant or its consolidated subsidiaries as independent contractors or “leased” workers. In the Pay Ratio Release, the Commission indicated that excluding these workers is appropriate, because registrants generally do not control the level of compensation that these workers are paid.

Some commenters have expressed concerns about the application of the rule’s definition of “employee.” Because registrants already make determinations as to whether a worker is an employee or independent contractor in other legal and regulatory contexts, such as for employment law or tax purposes, some commenters suggested that the Commission should allow registrants to use widely recognized tests to determine who is an “employee” for purposes of the rule. Such a test might, for example, be drawn from guidance published by the Internal Revenue Service with respect to independent contractors.

Item 402(u)(3) makes clear that an “employee” is an individual employed by the registrant. The provision in Item 402(u)(3) indicating that the definition of “employee” does not include workers who are employed, and whose compensation is determined, by an unaffiliated third party describes one category of workers that is expressly excluded from the definition of “employee” under the rule. The provision was not intended to serve as an exclusive basis for determining whether a worker is an employee of the registrant. Accordingly, we believe it would be consistent with Item 402(u) for a registrant to apply a widely recognized test under another area of law that the registrant otherwise uses to determine whether its workers are employees.

By the Commission.


Brent J. Fields,
Secretary.

[FR Doc. 2017–20632 Filed 9–26–17; 8:45 am]

BILLING CODE 8011–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

18 CFR Part 40

[Docket No. RM16–20–000; Order No. 837]

Remedial Action Schemes Reliability Standard

AGENCY: Federal Energy Regulatory Commission, DOE.

ACTION: Final rule.


DATES: This rule will become effective November 27, 2017.


SUPPLEMENTARY INFORMATION:

Because we believe most widely recognized tests likely will consider how compensation is determined as a factor in identifying a registrant’s employees, we believe these tests generally would provide a reasonable means of complying with Item 402(u). See, e.g., note 24. The description of the methodology required by Instruction 4 of Item 402(u) requires a registrant to include an explanation of any material assumptions and adjustments used.

13 See Pay Ratio Release, supra note 1, at 50122–50133.
14 17 CFR 229.402(u)(4)(ii). See also Pay Ratio Release, supra note 1, at 50124–50125 (noting that registrants using the de minimis exemption are required to provide certain disclosures).
15 See, e.g., Instruction 1 to Item 402(u) of Regulation S–K (17 CFR 229.402(u)) and Pay Ratio Release, supra note 1, at 50119–50120 (indicating that determination of the median employee may be made on any date within the last three months of the registrant’s last completed fiscal year).
16 See Pay Ratio Release, supra note 1, at 50137–50138 (providing that the registrant must disclose the substitution as part of its brief description of the methodology it used to identify the median employee).
17 17 CFR 229.402(u)(3).
18 Id.
19 See Pay Ratio Release, supra note 1, at Section 50165–50166.
20 See, e.g., letters from Davis Polk, FSR, SCG, and Insurance Coalition.
21 See, e.g., letters from Davis Polk and Insurance Coalition.
23 17 CFR 229.402(u)(3).
Order No. 837

Final Rule

(Issued September 20, 2017)

1. Pursuant to section 215 of the Federal Power Act (FPA), the Federal Energy Regulatory Commission (Commission) approves Reliability Standard PRC–012–2 (Remedial Action Schemes). The North American Electric Reliability Corporation (NERC), the Commission-certified Electric Reliability Organization (ERO), submitted Reliability Standard PRC–012–2 for approval. The purpose of Reliability Standard PRC–012–2 is to ensure that remedial action schemes do not introduce unintentional or unacceptable reliability risks to the bulk electric system. In addition, the Commission approves the associated violation risk factors and violation severity levels, implementation plan, and effective date proposed by NERC.

The Commission also approves the retirement of currently-effective Reliability Standards PRC–015–1 and PRC–016–1 as well as NERC’s request to withdraw proposed Reliability Standards PRC–012–1, PRC–013–1, and PRC–014–1, which are now pending before the Commission.

I. Background

A. Section 215 and Mandatory Reliability Standards

2. Section 215 of the FPA requires a Commission-certified ERO to develop mandatory and enforceable Reliability Standards, subject to Commission review and approval. Once approved, the Reliability Standards may be enforced by the ERO subject to Commission oversight or by the Commission independently. In 2006, the Commission certified NERC as the ERO pursuant to section 215 of the FPA.

B. Order No. 693

3. On March 16, 2007, the Commission issued Order No. 693, approving 83 of the 107 Reliability Standards filed by NERC, including Reliability Standards PRC–015–1 (Remedial Action Scheme Data and Documentation) and PRC–016–1 (Remedial Action Scheme). Reliability Standard PRC–015–1 requires transmission owners, generator owners, and distribution providers to maintain a listing; retain evidence of review; and provide documentation of existing, new or functionally modified special protection systems. Reliability Standard PRC–016–1 requires transmission owners, generator owners, and distribution providers to provide the regional reliability organization with documentation, analyses and corrective action plans for misoperation of special protection systems.

4. In Order No. 693, the Commission determined that then-proposed Reliability Standard PRC–012–2 was a “fill-in-the-blank” Reliability Standard because, while it would require regional reliability organizations to ensure that all special protection systems are properly designed, meet performance requirements, and are coordinated with other protection systems, NERC had not submitted any regional review procedures with the proposed Reliability Standard. Similarly, the Commission determined that proposed Reliability Standard PRC–013–0 was a “fill-in-the-blank” Reliability Standard because, although it was intended to ensure that all special protection systems are properly designed, meet performance requirements, and are coordinated with other protection systems by requiring the regional reliability organization to maintain a database of information on special protection systems, NERC had not filed any regional procedures for maintaining the databases. Further, the Commission determined that proposed Reliability Standard PRC–014–0 was a “fill-in-the-blank” Reliability Standard because, while it was proposed to ensure that special protection systems are properly designed, meet performance requirements, and are coordinated with other protection systems by requiring the regional reliability organization to assess and document the operation, coordination, and compliance with NERC Reliability Standards and effectively coordinate special protection systems at least once every five years, NERC had not submitted any regional procedures for this assessment and documentation.

The Commission stated that it would not approve or remand proposed Reliability Standards PRC–012–0, PRC–013–0 or PRC–014–0 until NERC submitted the additional necessary information to the Commission.

C. Remedial Action Schemes

5. On June 23, 2016, the Commission approved NERC’s revision to the NERC Glossary of Terms Used in NERC Reliability Standards (NERC Glossary) that redefines special protection system to have the same definition as remedial action scheme, effective April 1, 2017. The NERC Glossary defines remedial action scheme to mean:

A scheme designed to detect predetermined System conditions and automatically take corrective actions that may include, but are not limited to, adjusting or tripping generation (MW and Mvar), tripping load, or reconfiguring a System(s). (Remedial Action Scheme (RAS) may accomplish objectives such as:

- Meet requirements identified in the NERC Reliability Standards;
- Maintain Bulk Electric System (BES) stability;
- Maintain acceptable BES voltages;
- Maintain acceptable BES power flows;
- Limit the impact of Cascading or extreme events.

The revised remedial action scheme definition also identifies fourteen items that do not individually constitute a remedial action scheme.

D. NERC Petition and Reliability Standard PRC–012–2

6. On August 5, 2016, NERC submitted a petition seeking Commission approval of proposed Reliability Standard PRC–012–2. NERC contended that Reliability Standard PRC–012–2 is just, reasonable, not unduly discriminatory or preferential, and in the public interest. NERC explained that the intent of...
Reliability Standard PRC–012–2 is to supersede "pending" Reliability Standards PRC–012–1, PRC–013–1, and PRC–014–1 and to retire and replace currently-effective Reliability Standards PRC–015–1 and PRC–016–1.16 NERC stated that Reliability Standard PRC–012–2 represents substantial improvements over these Reliability Standards because it streamlines and consolidates existing requirements; corrects the applicability of previously unapproved Reliability Standards; and implements a continent-wide remedial action scheme review program.17

7. NERC stated that, in the United States, Reliability Standard PRC–012–2 will apply to reliability coordinators, planning coordinators, and remedial action scheme entities. Reliability Standard PRC–012–2 defines remedial action scheme entities to include each transmission owner, generation owner, or distribution provider that owns all or part of a remedial action scheme.

8. NERC stated that Reliability Standard PRC–012–2 includes nine requirements that combine all existing (both effective and "pending") Reliability Standards mentioned above into a single, consolidated, continent-wide Reliability Standard to address all aspects of remedial action schemes.18 NERC explained that all of the requirements in Reliability Standard PRC–012–1 except R2 are now covered in Requirements R1, R2, R3, R4, R5, R6, and R8 of Reliability Standard PRC–012–2.19 NERC maintained that Reliability Standard PRC–012–1, Requirement R2 is "administrative in nature and does not contribute to reliability."20 NERC also stated that it established Reliability Standard PRC–012–2, Requirement R9 to replace the mandate in Reliability Standard PRC–013–1 that responsible entities maintain a remedial action scheme database with pertinent technical information for each remedial action scheme.21 NERC explained that Reliability Standard PRC–012–2, Requirements R4 and R6 cover the review and the mandate to take corrective action required by Reliability Standard PRC–014–1.22 NERC stated that it integrated the performance requirements in Reliability Standard PRC–015–1 into Reliability Standard PRC–012–2, Requirements R1, R2, and R3.23 NERC also asserted that it integrated the performance requirements in Reliability Standard PRC–016–1 into Reliability Standard PRC–012–2, Requirements R5, R6, and R7.24

9. NERC explained how the nine Requirements in Reliability Standard PRC–012–2 work together and with other Reliability Standards. According to NERC, Requirements R1, R2, and R3, together, establish a process for the reliability coordinator to review new or modified remedial action schemes.25 The reliability coordinator must complete the review before an entity places a new or functionally modified remedial action scheme into service.

10. Requirement R4 requires the planning coordinator to perform a periodic evaluation of each remedial action scheme within its planning area, at least once every five years.26 The evaluation must determine, inter alia, whether each remedial action scheme: (1) Mitigates the system conditions or contingencies for which it was designed; and (2) avoids adverse interactions with other remedial action schemes and protection systems. Requirement R4, Part 4.1.3 footnote 1 defines a certain subset of remedial action schemes as "limited impact." Requirement R4, Part 4.1.3 footnote 1 states: "A RAS designated as limited impact cannot, by inadvertent operation or failure to operate, cause or contribute to BES Cascading, uncontrolled separation, angular instability, voltage instability, voltage collapse, or unacceptably damped oscillations."27 Further, Requirement R4, Parts 4.1.3, 4.1.4, and 4.1.5 provide certain exceptions to "limited impact" remedial action schemes. For example, Part 4.1.5 states that:

Except for limited impact RAS, a single component failure in the RAS, when the RAS is intended to operate does not prevent the BES from meeting the same performance requirements (defined in Reliability Standard TPL–001–4 or its successor) as those required for the events and conditions for which the RAS is designed.28 NERC explained that Requirement R4 "does not supersede or modify [planning coordinator] responsibilities under Reliability Standard TPL–001–4."29 NERC continued that even though Part 4.1.5 exempts "limited impact" remedial action schemes from certain aspects of Reliability Standard PRC–012–2, Requirement R4 does not exempt "limited impact" remedial actions schemes from meeting each of the performance requirements in Reliability Standard TPL–001–4.30

11. NERC stated that prior to development of Reliability Standard PRC–012–2, two NERC Regions, the Northeast Power Coordinating Council (NPCC) and the Western Electric Coordinating Council (WECC), used their own remedial action scheme classification regimes to identify remedial action schemes that would meet criteria similar to those for remedial action schemes described as "limited impact" in Reliability Standard PRC–012–2.31 NERC continued that the standard drafting team identified the Local Area Protection Scheme (LAPS) classification in WECC and the Type III classification in NPCC as consistent with the "limited impact" designation.32 According to NERC, remedial action schemes implemented prior to the effective date of Reliability Standard PRC–012–2 that have gone through the regional review processes of WECC or NPCC and are classified as either a LAPS by WECC or a Type III by NPCC would be considered a "limited impact" remedial action scheme for purposes of Reliability Standard PRC–012–2.33

12. Requirements R5, R6, and R7 pertain to the analysis of each remedial action scheme operation or misoperation.34 A remedial action scheme entity must perform an analysis of each remedial action scheme operation or misoperation and provide the results to the reviewing reliability coordinator. Further, the remedial action scheme entity must develop and submit a corrective action plan to the reviewing reliability coordinator after learning of a deficiency with its remedial action scheme, implement the corrective action plan, and update it as necessary. Requirement R8 requires periodic testing of remedial action scheme performance: Every six years for normal remedial action schemes and every 12 years for "limited impact" remedial action schemes.35 Requirement R9 requires the reliability coordinator to annually update its remedial action scheme database.36

16. NERC noted that it submitted "for completeness" revised versions of Reliability Standards PRC–012–1, PRC–013–1, and PRC–014–1 in its petition to revise the definition of remedial action scheme, but NERC did not request Commission approval of the revised Reliability Standards in that proceeding. Id. at 1 n.5.

17. Id. at 12–13.

18. Id. at 3.

19. Id. at 40.

20. Id. at 41.

21. Id. at 42.

22. Id. at 43.

23. Id. at 43–44.

24. Id. at 44–45.

25. Id. at 15–18.

26. Id. at 18–22.

27. Id. at 19 & n.44.

28. Id. at 19.

29. Id. at 28.
13. NERC proposed an implementation plan that includes an effective date for Reliability Standard PRC–012–2 that is the first day of the first calendar quarter that is thirty-six months after the date that the Commission approves the Reliability Standard. Concurrent with the effective date, the implementation plan calls for the retirement of currently-effective Reliability Standards PRC–015–1 and PRC–016–1 and withdrawal of “pending” Reliability Standards PRC–012–1, PRC–013–1, and PRC–014–1.

E. Notice of Proposed Rulemaking

The NOPR also proposed to clarify and approve Reliability Standard PRC–012–2 that is the first day of the first calendar quarter that is thirty-six months after the date that the Commission approves the Reliability Standard. Concurrent with the effective date, the implementation plan calls for the retirement of currently-effective Reliability Standards PRC–015–1 and PRC–016–1 and withdrawal of “pending” Reliability Standards PRC–012–1, PRC–013–1, and PRC–014–1.

14. On January 19, 2017, the Commission issued a Notice of Proposed Rulemaking proposing to approve Reliability Standard PRC–012–2. The NOPR also proposed to clarify that, consistent with NERC’s representation in its petition, Reliability Standard PRC–012–2 will not modify or supersede any system performance obligations under Reliability Standard TPL–001–4. In addition, the NOPR proposed to approve the associated violation risk factors and violation severity levels, implementation plan, and effective date proposed by NERC. The NOPR further proposed to approve the withdrawal of “pending” Reliability Standards PRC–012–1, PRC–013–1, and PRC–014–1 and retirement of currently-effective Reliability Standards PRC–015–1 and PRC–016–1, as proposed by NERC.

15. In response to the NOPR, entities filed seven sets of comments. We address below the issues raised in the NOPR and comments. The Appendix to this Final Rule lists the entities that filed comments in response to the NOPR.

II. Discussion

16. Pursuant to section 215(d)(2) of the FPA, we hereby approve Reliability Standard PRC–012–2. Reliability Standard PRC–012–2 promotes efficiency and clarity by addressing all aspects of remedial action schemes in a single, continent-wide Reliability Standard. Reliability Standard PRC–012–2 enhances reliability by assigning specific remedial action scheme responsibilities to appropriate functional entities. Further, Reliability Standard PRC–012–2 improves reliability by establishing a centralized process to review new or modified remedial action schemes prior to implementation, by requiring periodic evaluations, tests, and operational analyses of each remedial action scheme, and by requiring an annual update of an area-wide remedial action scheme database. We determine that Reliability Standard PRC–012–2 satisfies the relevant directives in Order No. 693 for the ERO to provide additional information regarding review procedures for remedial action schemes (then called special protection systems) and to establish continent-wide uniformity.

17. We also approve the associated violation risk factors and violation severity levels, implementation plan, and effective date proposed by NERC. In addition, we approve, upon the effective date of Reliability Standard PRC–012–2, the withdrawal of pending Reliability Standards PRC–012–1, PRC–013–1, and PRC–014–1 and the retirement of currently-effective Reliability Standards PRC–015–1 and PRC–016–1 due to their consolidation with proposed Reliability Standard PRC–012–2.


The NOPR sought comments on its proposal to clarify that Reliability Standard PRC–012–2 will not modify or supersede any system performance obligation under Reliability Standard TPL–001–4. The NOPR also sought comments on the processes used to ensure LAPS or Type III remedial action schemes’ compliance with Reliability Standard TPL–001–4 prior to the effective date of Reliability Standard PRC–012–2.

Comments

19. NERC, Joint ISOs, and the EEI support the Commission’s proposal to approve Reliability Standard PRC–012–2 with a clarification that it does not modify or supersede any system performance obligations under Reliability Standard TPL–001–4. NERC states that Reliability Standard PRC–012–2 merely adds design, implementation, and review requirements ensuring that remedial action schemes enhance reliability and do not introduce unintentional or unacceptable reliability risks. NERC and Joint ISOs state that Reliability Standard PRC–012–2 does not supersede or modify the system performance requirements of Reliability Standard TPL–001–4 because responsible entities must still assume that all remedial action schemes operate correctly, guaranteeing a non-consequential load loss by less than 75 MW. Joint ISOs believe that no clarification to Reliability Standard PRC–012–2 is necessary; but if the Commission determines that some clarification is necessary, the Commission may confirm that under Reliability Standard TPL–001–4, responsible entities can assume that all remedial action schemes operate as designed. EEI states that while it is unlikely that the exceptions in Reliability Standard PRC–012–2 would be interpreted by industry as exempting any of the performance requirements in Reliability Standard TPL–001–4, EEI is supportive of the proposed clarification since such clarification would remove any ambiguity.

20. NESCO contends that, absent confirmation that Reliability Standard TPL–001–4 allows responsible entities to assume that all remedial action schemes operate properly, a clarification that Reliability Standard PRC–012–2 does not modify or supersede any system performance obligations under Reliability Standard TPL–001–4 may be misinterpreted by entities, requiring actions that would increase material costs without benefit. NESCO states that reliability gains must be measured against the risk and cost associated with any standard.

21. NERC states that LAPS in WECC and Type III remedial actions schemes in NPCC must be compliant with Reliability Standard TPL–001–4 before and after the effective date of proposed Reliability Standard PRC–012–2. According to NERC, Reliability Standard TPL–001–4 does not distinguish between different types of remedial action schemes or exempt LAPS or Type III remedial action schemes from any of the performance requirements. NERC and Joint ISOs state that additional regional controls that maintain remedial action scheme compliance with the performance requirements of Reliability Standard TPL–001–4 are in place.
22. EEI questions the relevancy of asking the industry to comment on WECC, LAPS or NPCC Type III remedial action schemes reclassification as “limited impact” remedial action schemes.\textsuperscript{53} EEI contends that once the Commission approves Reliability Standard PRC–012–2, WECC and NPCC must be compliant regardless. EEI believes that insights into processes ensuring compliance with Reliability Standard PRC–012–2 are irrelevant.\textsuperscript{54}

Commission Determination

23. We adopt our NOPR proposal and clarify that Reliability Standard PRC–012–2 does not modify or supersede any system performance obligations under Reliability Standard TPL–001–4. We agree with and, thus, adopt NERC’s explanation:

Nothing in proposed Reliability Standard PRC–012–2 or the designation of a RAS as “limited impact” exempts an entity from meeting its performance requirements under [Reliability Standard] TPL–001–4, including the requirement that Non-Consequential Load Loss may not exceed 75 MW for certain Category P1, P2, or P3 contingencies, as provided in Table 1 and footnote 12 of TPL–001–4.

In performing the assessments required pursuant to Reliability Standard TPL–001–4, an entity must consider all RAS, whether designated as “limited impact” or not. While Reliability Standard TPL–001–4, Requirement R2, Part 2.7.1 recognizes that entities may use a RAS as a method for meeting the performance obligations of Table 1, TPL–001–4 does not distinguish between different types of RAS. As such, entities must satisfy the performance requirements of TPL–001–4 considering the actions of “limited impact” RAS and non-limited impact RAS alike.\textsuperscript{55}

This clarification should help entities avoid confusion regarding compliance obligations when implementing PRC–012–2.\textsuperscript{24}

24. In addition, we accept NERC’s assurance that LAPS in WECC and Type III remedial actions schemes in NPCC must be compliant with Reliability Standard TPL–001–4 before and after the effective date of proposed Reliability Standard PRC–012–2.\textsuperscript{56}

B. Definition of “Limited Impact” Remedial Action Schemes

NOPR

25. The NOPR sought comment on whether NERC should define the term “limited impact” remedial action schemes in the NERC Glossary.

Comments

26. NERC, Joint ISOs, and EEI contend that NERC should not define the term “limited impact” remedial action scheme in the NERC Glossary. NERC states that it typically develops terms in the NERC Glossary for one of two reasons: “(1) To establish a single meaning for a term or concept used across several different Reliability Standards or multiple times within a single Reliability Standard, or (2) to provide for a more readable standard by creating a shorthand reference to avoid unnecessary repetition.”\textsuperscript{58} NERC contends that neither reason exists for “limited impact” remedial action schemes.\textsuperscript{59}

27. NERC and EEI maintain that remedial action schemes vary widely in complexity and impact on the bulk electric system.\textsuperscript{60} NERC and EEI explain that NERC should not define “limited impact” remedial action schemes because not all remedial action schemes impact the bulk electric system similarly and the diversity of remedial action schemes makes it difficult to establish a common definition for North America.\textsuperscript{61}

28. NERC, Joint ISOs, and EEI assert that other comprehensive lists may establish a baseline definition for “limited impact” remedial action schemes.\textsuperscript{62} Joint ISOs note that the performance criteria described in Reliability Standard PRC–012–2, Requirement 4.1.3, footnote 1 provide an adequate level of guidance.\textsuperscript{63} MISO contends that NERC need not define “limited impact” remedial action scheme in the NERC Glossary.\textsuperscript{64}

29. Bonneville and ITC contend that NERC should define the term “limited impact” remedial action schemes in the NERC Glossary.\textsuperscript{65} Bonneville states that found in the “Technical Justification” section of Reliability Standard PRC–012–2 were not submitted for approval by NERC and as such are not part of this proceeding.

30. We determine not to require NERC to define “limited impact” remedial action schemes in the NERC Glossary. We agree with NERC, Joint ISOs, and EEI that a definition of “limited impact” remedial action schemes is unnecessary at this time given the diversity among the different types, functions, and placements of remedial action schemes across North America. In addition, only Reliability Standard PRC–012–2 uses the term “limited impact” remedial action schemes, thus eliminating one of the principal reasons for normally including terms in the NERC Glossary (i.e., to establish a single meaning for a term or concept used across several different Reliability Standards). Should this situation change, the Commission may reconsider this determination.

C. Other Issues

Comments

31. MISO contends that the Commission should not approve Reliability Standard PRC–012–2 as proposed.\textsuperscript{70} MISO contends that oversight of remedial action schemes would be difficult for reliability coordinators and planning coordinators when remedial action schemes span multiple footprints.\textsuperscript{71} MISO also contends that Reliability Standard PRC–

\textsuperscript{53} EEI Comments at 5.

\textsuperscript{54} Id.

\textsuperscript{55} NERC Comments at 5. In response to the requests by Joint ISOs and NESCOE for confirmation that Reliability Standard TPL–001–4 allows responsible entities to assume that all remedial action schemes operate properly, the Commission declines to interpret Reliability Standard TPL–001–4 in this proceeding. However, this Final Rule approving Reliability Standard PRC–012–2 in no way modifies the requirements of Reliability Standard TPL–001–4 or the compliance obligations associated with Reliability Standard TPL–001–4.

\textsuperscript{56} We note that WECC’s and NPCC’s remedial action scheme criteria and associated regional terms

\textsuperscript{57} NERC Comments at 8; Joint ISO Comments at 3; EEI at 5.

\textsuperscript{58} NERC Comments at 8.

\textsuperscript{59} Id.

\textsuperscript{60} NERC Comments at 9; EEI Comments at 5.

\textsuperscript{61} Id.

\textsuperscript{62} NERC Comments at 9; Joint ISO Comments at 3; EEI Comments at 6.

\textsuperscript{63} Joint ISO Comments at 3–4.

\textsuperscript{64} MISO Comments at 6.

\textsuperscript{65} Bonneville Comments at 2; ITC Comments at 1.

\textsuperscript{66} Bonneville Comments at 2.

\textsuperscript{67} Id.

\textsuperscript{68} ITC Comments at 1.

\textsuperscript{69} Id. at 2.

\textsuperscript{70} MISO Comments at 2.

\textsuperscript{71} Id.
012–2 creates a geographical variation in transmission system characteristics which result in uneven distribution of coordination burden and duplicative work on remedial action schemes.\(^72\)

MISO contends that the planning assessment performance requirements in Reliability Standard PRC–012–2 are better placed in Reliability Standard TPL–001–4 to avoid redundancies.\(^73\)

Finally, MISO proposes a five-year evaluation of remedial action schemes, which includes a renewal requirement to benefit efficient operations.\(^74\)

32. Bonneville contends that Reliability Standard PRC–012–2, Requirement R2 gives reliability coordinators too much time to complete reviews of remedial action schemes.\(^75\)

Bonneville states that Reliability Standard PRC–012–2, Requirement R2 provides reliability coordinators four calendar months to review a remedial action scheme.\(^76\) Bonneville states that in the Western Interconnection, these reviews are currently completed in two weeks. Bonneville continues that Reliability Standard PRC–012–2 allows an additional fourteen weeks for review, which would prevent Bonneville from completing remedial action scheme projects in a timely manner.\(^77\)

Bonneville proposes that Reliability Standard PRC–012–2, Requirement R2 should require reliability coordinators to complete their reviews within four weeks.\(^78\)

Commission Determination

33. MISO’s opposition to Reliability Standard PRC–012–2 is largely based on perceived “inefficiencies” created by the Reliability Standard because it allegedly lacks regional coordination between reliability coordinators and planning coordinators and because of “redundancies” between PRC–012–2 and Reliability Standard TPL–001–4. We are not persuaded that MISO’s concerns justify remanding Reliability Standard PRC–012–2. As discussed above, we determine that the Reliability Standard PRC–012–2 satisfies section 215(d)(2) of the FPA in that it is just, reasonable, not unduly discriminatory or preferential, and in the public interest. MISO accepts that Reliability Standard PRC–012–2 “shifts responsibility from the eight Regional Reliability Organizations (RROs) to Reliability Coordinators and Planning Coordinators” and MISO “agrees that the Reliability Coordinators and Planning Coordinators are best positioned to perform review and evaluation tasks associated with RAS.”\(^79\) We also note that other commenters, including Joint ISOs, do not share MISO’s concerns and support approval of Reliability Standard PRC–012–2 as drafted.\(^80\)

To the extent that MISO continues to believe that improvements should be made to Reliability Standard PRC–012–2, MISO may pursue any modifications through the NERC standards development process.\(^81\)

34. We are not persuaded by Bonneville’s comments regarding the period that reliability coordinators have to review remedial action schemes. NERC stated that Reliability Standard PRC–012–2, Requirement R2 establishes a comprehensive, consistent review process that includes a detailed checklist that reliability coordinators must use to identify design and implementation aspects of the remedial action schemes that are critical to an effective framework.\(^82\)

NERC also stated that allowing four months to complete this detailed review is consistent with industry practice, provides adequate time for a complete review, and includes additional flexibility for unique or unforeseen circumstances.\(^83\)

While four calendar months may be longer than what is typical in the Western Interconnection, we determine that NERC’s proposal is reasonable because it provides a single, consistent, continent-wide timeframe for reviews. Moreover, as Bonneville recognizes, Reliability Standard PRC–012–2, Requirement R2 permits entities to use a mutually agreed upon schedule instead of the four-month default timeline provided for in Requirement R2. Accordingly, Bonneville’s request is denied on this issue.

\(^72\) Id. at 3.

\(^73\) Id. at 4–5.

\(^74\) Id. 6–7.

\(^75\) Bonneville Comments at 2.

\(^76\) Id.

\(^77\) Id. at 3.

\(^78\) Id.

III. Information Collection Statement

35. The collection of information addressed in this final rule is subject to review by the Office of Management and Budget (OMB) under section 3507(d) of the Paperwork Reduction Act of 1995.\(^84\) OMB’s regulations require approval of certain information collection requirements imposed by agency rules.\(^85\)

Upon approval of a collection(s) of information, OMB will assign an OMB control number and an expiration date. Respondents subject to the filing requirements of a rule will not be penalized for failing to respond to these collections of information unless the collections of information display a valid OMB control number.

36. Public Reporting Burden: The number of respondents below is based on an examination of the NERC compliance registry for reliability coordinators, planning coordinators, transmission owners, generation owners, and distribution providers and an estimation of how many entities from that registry will be affected by the proposed Reliability Standard. At the time of Commission review of Reliability Standard PRC–012–2, 15 reliability coordinators, 71 planning coordinators, 328 transmission owners, 930 generation owners, and 367 distribution providers in the United States were registered in the NERC compliance registry. However, under NERC’s compliance registration program, entities may be registered for multiple functions, so these numbers incorporate some double counting. The Commission notes that many generation sites share a common generation owner.


Reliability Standards PRC–015–1 and PRC–016–1 will be retired when Reliability Standard PRC–012–2 becomes effective, which will reduce the burden in FERC–725A.\(^86\)

38. Reliability Standard PRC–012–2 sets forth Requirements for remedial action schemes to ensure that remedial action schemes do not introduce unintentional or unacceptable reliability risks to the bulk electric system and are coordinated to provide the service to the system as intended. Reliability Standard PRC–012–2 improves upon the existing Reliability Standards because it removes ambiguity in NERC’s original “fill-in-the-blank” Reliability Standards by assigning responsibility to appropriate

\(^84\) 44 U.S.C. 3507(d).

\(^85\) 5 CFR 1320.11.

\(^86\) The Commission is being conservative and not subtracting hours at this time from FERC–725A.
functional entities. Reliability Standard PRC–012–2 also streamlines and consolidates the remedial action scheme. Reliability Standards into one clear, effective Reliability Standard under Information Collection FERC–725G.

FEC–725G in RM16–20–000

<table>
<thead>
<tr>
<th>Requirement and respondent category for PRC–012–2</th>
<th>Number of respondents</th>
<th>Number of responses per respondent</th>
<th>Total number of responses</th>
<th>Average burden hours &amp; cost per response</th>
<th>Annual burden hours &amp; total annual cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>R2. Each Reliability Coordinator.</td>
<td>15</td>
<td>1</td>
<td>15</td>
<td>(Eng.) 16 hrs. ($1,029); (R.K.) 4 hrs. ($151).</td>
<td>300 hrs. (240 Eng., 60 R.K.); $17,695 ($15,430 Eng., $2,265 R.K.)</td>
</tr>
<tr>
<td>R4. Each Planning Coordinator</td>
<td>71</td>
<td>1</td>
<td>71</td>
<td>(Eng.) 16 hrs. ($1,029); (R.K.) 4 hrs. ($151).</td>
<td>1,420 hrs. (1,136 Eng., 284 R.K.); $85,754 ($73,033 Eng., $10,721 R.K.)</td>
</tr>
</tbody>
</table>

Title: FERC–725A (Mandatory Reliability Standards); FERC–725G (Mandatory Reliability Standards: PRC–012–2).

Action: Revision to existing collections.


Respondents: Business or other for profit, and not for profit institutions.

Frequency of Responses: Annually.

Necessity of the Information: Reliability Standard PRC–012–2 sets forth Requirements for remedial action schemes to ensure that remedial action schemes do not introduce unintentional or unacceptable reliability risks to the bulk electric system and are coordinated to provide the service to the system as intended.

Internal Review: The Commission has assured itself, by means of its internal review, that there is specific, objective support for the burden estimates associated with the information requirements.

40. Interested persons may obtain information on the reporting requirements by contacting the Federal Energy Regulatory Commission, Office of the Executive Director, 888 First Street NE., Washington, DC 20426 [Attention: Ellen Brown, email: DataClearance@ferc.gov, phone: (202) 502–8663, fax: (202) 273–0873].

41. Comments concerning the information collection in this Final Rule and the associated burden estimates should be sent to the Office of Management and Budget, Office of Information and Regulatory Affairs [Attention: Desk Officer for the Federal Energy Regulatory Commission]. For security reasons, comments should be sent by email to OMB at the following email address: oira_submission@omb.eop.gov. Please reference FERC–725A and FERC–725G and the docket number of this Final Rule, Docket No. RM16–20–000, in your submission.

IV. Environmental Analysis

42. The Commission is required to prepare an Environmental Assessment or an Environmental Impact Statement for any action that may have a significant adverse effect on the human environment.90 The action proposed here falls within the categorical exclusion in the Commission’s regulations for rules that are clarifying, corrective or procedural, for information gathering, analysis, and dissemination.90

43. The Regulatory Flexibility Act of 1980 (RFA) generally requires a description and analysis of proposed rules that will have significant economic impact on a substantial number of small entities.91

44. In the NOPR, the Commission proposed that Reliability Standard PRC–012–2 will apply to approximately 1681 entities in the United States.92 The Commission did not receive any comments on the impact on small entities. Comparison of the applicable entities with the Commission’s small business data indicates that approximately 1,025 are small entities or 61 percent of the respondents affected by proposed Reliability Standard PRC–012–2.93 The Commission estimates for these small entities, Reliability Standard PRC–012–2 may need to be evaluated and documented every five years with a cost of $6,322 for each evaluation. The Commission views this as a minimal economic impact for each entity. Accordingly, the Commission certifies that Reliability Standard PRC–012–2 will not have a significant economic impact on a substantial number of small entities.

45. Public utilities may fall under one of several different categories, each with a size threshold based on the company’s number of employees, including affiliates, the parent company, and subsidiaries. For the analysis in this rulemaking, we apply a 500 employee threshold for each affected entity. Each entity is classified as Electric Bulk Power Transmission and Control (NAICS code 221112).
VI. Document Availability

In addition to publishing the full text of this document in the Federal Register, the Commission provides all interested persons an opportunity to view and/or print the contents of this document via the Internet through the Commission’s Home Page (http://www.ferc.gov) and in the Commission’s Public Reference Room during normal business hours (8:30 a.m. to 5:00 p.m. Eastern time) at 888 First Street NE., Room 2A, Washington DC 20426.

From the Commission’s Home Page on the Internet, this information is available on eLibrary. The full text of this document is available on eLibrary in PDF and Microsoft Word format for viewing, printing, and/or downloading. To access this document in eLibrary, type the docket number excluding the last three digits of this document in the docket number field.

User assistance is available for eLibrary and the Commission’s Web site during normal business hours from FERC Online Support at 202–502–6652 (toll free at 1–866–208–3676) or email at ferconlinesupport@ferc.gov, or the Public Reference Room at (202) 502–8371. TTY (202)502–8659. Email the Public Reference Room at public.reference@ferc.gov.

VII. Effective Date and Congressional Notification

The final rule is effective November 27, 2017. The Commission has determined, with the concurrence of the Administrator of the Office of Information and Regulatory Affairs of OMB, that this rule is not a “major rule” as defined in section 351 of the Small Business Regulatory Enforcement Fairness Act of 1996. This final rule is being submitted to the Senate, House, and Government Accountability Office.

By the Commission.


Nathaniel J. Davis, Sr.,
Deputy Secretary.

Appendix

Bonneville Power Administration (Bonneville)
Edison Electric Institute (EEI)
International Transmission Company d/b/a ITC Transmission, Michigan Electric Transmission Company, LLC, ITC Midwest LLC and ITC Great Plains, LLC (together, ITC)
Midcontinent Independent System Operator, Inc. (MISO)
New England States Committee on Electricity (NESCOE)

North American Electric Reliability Corporation (NERC)

BILLING CODE 6717–01–P

DEPARTMENT OF TREASURY

Internal Revenue Service

26 CFR Part 31

[TD 9824]

RIN 1545–BNS8

Withholding on Payments of Certain Gambling Winnings

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Final regulations.

SUMMARY: This document contains final regulations with respect to the withholding from, and the information reporting on, certain payments of gambling winnings from horse races, dog races, and jai alai and on certain other payments of gambling winnings. The final regulations affect both payers and payees of the gambling winnings.

DATES: Effective date: These regulations are effective on September 27, 2017.

Applicability Dates: For dates of applicability, see §§ 31.3402(q)–1(g) and 31.3406(g)–2(h).

FOR FURTHER INFORMATION CONTACT: David Bergman, (202) 317–6845 (not a toll-free number).

SUPPLEMENTARY INFORMATION:

Background

This document contains final regulations in Title 26 of the Code of Federal Regulations under section 3402 of the Internal Revenue Code (Code). The final regulations amend, update, and clarify the existing withholding and information reporting requirements for certain gambling winnings under § 31.3402(q)–1 of the Employment Tax Regulations, and make conforming changes to § 31.3406(g)–2.

On December 30, 2016, the Treasury Department and the IRS published a notice of proposed rulemaking (REG–123841–16) in the Federal Register, 81 FR 96406, containing proposed regulations that would provide a new rule regarding how payers determine the amount of the wager in parimutuel wagering transactions with respect to horse races, dog races, and jai alai, and that would update the existing rules to reflect current law regarding the withholding thresholds and certain information reporting requirements.

Over 2,700 written public comments were received in response to the notice of proposed rulemaking. No public hearing was requested. After careful consideration of the written comments, the proposed regulations are adopted as modified by this Treasury Decision.

Explanation and Summary of Comments

All of the written comments on the notice of proposed rulemaking were considered and are available at www.regulations.gov or upon request. Many of these comments addressed similar issues and expressed similar points of view. These comments are summarized in this preamble.

Rule for Determining the Amount of the Wager in the Case of Horse Races, Dog Races, and Jai Alai

The proposed regulations contained a new rule for determining the amount of the wager in the case of horse races, dog races, and jai alai to allow all wagers placed in a single pari-mutuel pool and represented on a single ticket to be aggregated and treated as a single wager. Commenters largely supported the proposed rules because they believe that the rules accurately and fairly reflect parimutuel wagering realities.

Some commenters raised concerns that the single ticket requirement in the proposed regulations did not address electronic wagering. Commenters stated that in horse racing a paper ticket can only accommodate six separate lines of bets. In contrast, electronic wagering utilizes an “account wagering” system that can accommodate dozens (or even hundreds) of lines of bets in a single pari-mutuel pool, allowing bettors to place more, customized wagers. As a result, some commenters requested a special rule for electronic wagering.

The proposed rule at § 31.3402(q)–1(c)(1)(ii) is specifically not limited to a paper ticket, but also includes an electronic record that is presented to collect proceeds from a wager or wagers placed in a single pari-mutuel pool. Therefore, the rule in proposed § 31.3402(q)–1(c)(1)(ii) is not dependent on the applicable industry’s ticketing format. Further, despite the commenters concern regarding the limits on the number of lines a paper ticket can accommodate, the proposed regulations do not limit the number of bets on a single ticket nor do the proposed regulations contain a rule governing the number of bets that can be contained on a single, electronic record of a wagering transaction.

Another commenter stated that the single ticket requirement puts a person making an electronic bet at a disadvantage because it removes the opportunity to place bets in a single