# NEW YORK STATE RELIABILITY COUNCIL 2016 RELIABILITY COMPLIANCE PROGRAM

REQUIREMENT(S)	REQUIREMENT DESCRIPTION	MEASURE	COMPLIANCE DOCUMENTA- TION DUE 1	DATE RECEIVED	DATE OF RCMS REVIEW	NYISO COMPLIANCE LEVEL 2
Resource Adequa	асу					
<b>A.1</b> (R1, R2)	IRM study and report	M1	2/25/16	2/25/16	3/3/16	FC
<b>A.2</b> (R1 to R3)	Locational Capacity Requirements	M1	3/24/16	3/24/16	3/31/16, 5/5/16	FC
<b>A.2</b> (R4)	LSE ICAP obligations	M2*	11/22/16			
<b>A.3</b> (R1)	NYCA resource adequacy assessment for 2016-18 period	M1	5/26/16			
Transmission Pla B.1 (R1 to R5)	nning  NYCA transmission facilities planned in accordance with  NYSRC transmission planning criteria	M1	10/27/16			
<b>B.2</b> (R1)	2015 NYCA Transmission Review	M1	3/24/16	3/24/16	3/31/16, 5/5/16	FC
<b>B.3</b> (R1 to R3)	List of NYS BPS Facilities	M1	10/27/16			
Transmission Ope	eration					
<b>C.1</b> (R1, R2)	Establishment of operating transfer capabilities	M1	4/28/16	4/28/16	5/5/16	FC
<b>C.3</b> (R1 to R6)	Transmission outage coordination procedures	M1	4/28/16	4/28/16	5/5/16	FC
<b>C.4</b> (R1 to R3)	Operating procedures for impending severe weather and solar magnetic disturbances	M1	4/28/16	4/28/16	5/5/16	FC
<b>C.5</b> (R1, R3)	Annual NYISO fault current assessment	M1	5/26/16			
<b>C.5</b> (R2)	Equipment Owner fault current assessment actions	M2*	5/26/16			
<b>C.6</b> (R1, R2)	Applications of the NYSRC Reliability Rules	M1	10/27/16			
<b>C.7</b> (R1)	Exceptions to the NYSRC Reliability Rules	M1	10/27/16			
<b>C.8</b> (R1)	Real-time operations of the NYS BPS	M1	Monthly	4/4/16	5/5/16 4	FC 4
Emergency Opera	ations					
<b>D.1</b> (R10)	Annual statewide voltage reduction tests	M3	7/28/16			

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<b>D.2</b> (R3)	TO load shedding documentation	M2*	7/28/16			

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Operating Reserv	ves					
<b>E.1</b> (R1 to R7)	Operating reserve adequacy	M1	8/25/16			
System Restorati	on					
<b>F.1</b> (R2)	TO system restoration plans	M2*	8/25/16			
<b>F.1</b> (R3)	Black Start Provider requirements	M3*	8/25/16			
Local Area Opera					T	T
<b>G.1</b> (R7)	Con Edison NYC operating requirements	M3*	7/28/16			
<b>G.2</b> (R1)	Con Edison loss of gas supply requirements	M1*	7/28/16			
<b>G.3</b> (R1)	LIPA loss of gas supply requirements	M1*	7/28/16			
<b>G.4</b> (R2)	Con Ed identification of Eligible Black Start Resources	M2*	<b>2/25/16</b> 3			
Modeling and Da	ta					
<b>I.1</b> (R3)	GO generation net dependable capacity tests	M2*	3/24/16	3/24/16	3/31/16	FC
<b>I.1</b> (R4)	GO generation reactive power capacity tests	M3*	3/24/16	3/25/16	3/31/16	FC
<b>I.2</b> (R2)	GO generating unit outage data reporting	M2*	9/29/16			
<b>I.2</b> (R3)	Generating unit outage statistics	M3	9/29/16			
<b>I.2</b> (R4)	SCR performance report	M4	9/29/16			
<b>I.2</b> (R5)	RIP SCR performance data reporting	M5*	9/29/16			
<b>I.3</b> (R2)	Annual actual and forecast load data	M2	6/23/16			
<b>I.4</b> (R3)	MP transmission data reporting and review	M3*	6/23/16			

REQUIREMENT(S)	REQUIREMENT DESCRIPTION	MEASURE	COMPLIANCE DOCUMENTA- TION DUE 1	DATE RECEIVED	DATE OF RCMS REVIEW	NYISO COMPLIANCE LEVEL 2
<b>I.5</b> (R2)	MP disturbance recording devices and data reporting	M2*	3/24/16	3/24/16	3/31/16	FC

<sup>\*</sup>Applicable to Market Participants; NYISO compliance certification required.

### Footnotes:

- 1. Compliance documentation due dates are generally scheduled seven days prior to RCMS meetings. Compliance documentation requirements are shown in Appendix 1.
- 2. NYISO Compliance Levels
  - FC Full Compliance
  - NC1 Non-Compliance Level 1
  - NC2 Non-Compliance Level 2
  - NC3 Non-Compliance Level 3
  - NC4 Non-Compliance Level 4
- 3. This compliance review was delayed pending the installation of the required physical equipment to provide a unit with eligible black start capability.
- 4. This date and compliance level applies to approval of the March 2016 operations report. All prior 2016 monthly reports were found in full compliance.

### 2016 "As Required" NYISO Compliance Reports

Requirement	Reported Event	Date NYISO Event Report was Received	RCMS Review Date	RCMS Comments	NYISO Compliance Level
H.1 (R4)	On 1/28/16 the NYISO experienced a loss of EMS monitoring capability for more than 30 minutes. This was caused when a Freon leak in an a/c unit inside the		3/3/16	None	FC

Carman Rd. Data Center triggered the fire	
alarm, which resulted in a programmed	
response to cut power to the Data	
System and discharge the fire	
suppression system.	

# <u>APPENDIX 1</u>: 2016 RELIABILITY COMPLIANCE PROGRAM – COMPLIANCE DOCUMENTATION REQUIREMENTS

Requirements	Type of	<b>Compliance Period</b>	Compliance Documentation Requirements
	Reporting **		
<b>A.1</b> (R1, R2)	Complete		The report, NYCA Installed Capacity Requirement for the Period 2016-17, shall be provided
	documentation		by the NYSRC ICS.
	according to		
	M1.		
<b>A.2</b> (R1 to R3)	Complete		A NYISO Locational Capacity Requirement Report, covering the 2016-17 Capability Year,
	documentation		shall be provided. The NYISO shall also provide the allowable amount of LSE ICAP
	according to		requirements that may be located externally to the NYCA, and how this was calculated. An
	M1.		appropriate NYISO staff person shall be available at the RCMS meeting to discuss this
			information and answer questions.
<b>A.2</b> (R4) *	Certification	Nov 2015-Oct 2016	
	according to		
	M2.		
<b>A.3</b> (R1)	Complete		A NYCA Resource Adequacy report covering the 2016-18 period shall be provided. Prior to
	documentation		the assessment, RCMS and NYISO staff shall agree on the scenarios to be included in the
	according to		analysis. An appropriate NYISO staff person should be available at the RCMS meeting to
	M1.		discuss this report and answer questions.
<b>B.1</b> (R1 to R5)	Self-Certification		The self-certification shall be accompanied by: (1) references to NYISO procedures that
D.1 (IVI (O IV3)	according to		specify R1 to R5 requirements, and (2) a statement as to whether NYISO procedures require
	M1.		MPs to plan their BPS in accordance with appropriate transmission planning criteria.
<b>B.R2</b> (R1 to R7)	Complete		Provide a NYCA 2015 Transmission Review in accordance with the NYSRC Procedure for
D. NZ (NI (U K/)	documentation		·
	documentation		NYCA Transmission Reviews shall be provided. This transmission assessment shall include

Requirements	Type of Reporting **	Compliance Period	Compliance Documentation Requirements
	according to		the status of upgrades that are necessary avoid thermal rule violations that were identified
	M1.		in previous transmission reviews and Corrective Action Plans as required. The timing of this
			submission shall be coordinated with the NYISO's Transmission Review submission to NPCC.
<b>B-R3</b> (R1 to R3)	Complete		Reference the NYISO procedure for developing a list of NYS Bulk Power System facilities and
	documentation		submit the list to the NYSRC in accordance with any confidentiality restrictions.
	according to		
	M1.		
<b>C.1 (</b> R1, R2)	Self-Certification		The self-certification shall be accompanied with references to: (1) NYISO procedures for
	according to M1		establishing operating transfer capabilities, and (2) NYISO procedures that identify actions
			to be taken whenever the bulk power transmission system's thermal, voltage, and
			stability limits are exceeded.
<b>C.3</b> (R1 to R6)	Self-Certification		The self-certification shall be accompanied by references to NYISO procedures for
	according to M1		implementing Requirements R1 through R5.
<b>C.4</b> (R1 to R3)	Self-Certification		The self-certification shall be accompanied by references to NYISO procedures for
	according to M1		implementing Requirements R1 and R2.
<b>C.5 (</b> R1, R3)	Complete		A report covering an evaluation of the fault duty at each BPS station for the 2016 Capability
	documentation		Year shall be provided. If the report shows fault duty levels exceed equipment ratings,
	according to M1		provide mitigation plans jointly approved by the NYISO and equipment owners.
<b>C.5</b> (R2) *	Certification		This certification applies to Equipment Owner evaluation of the NYISO 2016 Capability Year
	according to M3		fault duty evaluation required by C.5 (R1).
<b>C.6</b> (R1, R2)	Complete		Submit an up-to-date "Applications of the Reliability Rules" document, noting any changes
	documentation		over the past three years. This document shall be accompanied by a reference to NYISO
	according to M1		procedures for preparing and updating the Applications, including transmission owner
			responsibilities.
<b>C.7</b> (R1)	Self-Certification		
	according to M1		
<b>C.8</b> (R1)	Complete	Monthly	Monthly operations reports that provide data on the performance of the NYCA system for
	documentation		that month shall be provided. Data to be included in this report shall be in accordance with
	according to M1		R1.1 to R1.8 requirements.
D 1 (D10)	Commists		A warrant are the wear the of state or idea welltone modulation tooks for the 2016 survey and idea.
<b>D.1</b> (R10)	Complete documentation		A report on the results of statewide voltage reduction tests for the 2016 summer period
			shall be provided.
	according to M3	1	

Requirements	Type of Reporting **	Compliance Period	Compliance Documentation Requirements
<b>D.2</b> (R3) *	Certification according to M2	2015 Capability Year	
	according to M2		
<b>E.1</b> (R1 to R7)	Self-Certification		The self-certification shall be accompanied by references to procedures required by R1 to
	according to M1		R6.
<b>F.1</b> (R2) *	Certification	2015 Capability Year	
(	according to M2	, , ,	
<b>F.1</b> (R3) *	Certification	2015 Capability Year	The certification shall be accompanied by a statement commenting on any black start
	according to M3		testing issues or concerns encountered during the 2015 Capability Year testing period.
<b>G.1</b> (R7) *	Certification	2015 Capability Year	
G.2 ()	according to M3	2013 capability real	
<b>G.2</b> (R1) *	Certification	2015 Capability Year	In addition, illustrations of the types of Con Edison actions taken for meeting loss of gas
	according to M1		supply rules that were reported in these notifications shall be provided.
<b>G.3</b> (R1) *	Certification	2015 Capability Year	In addition, illustrations of the types of LIPA actions taken for meeting loss of gas supply
	according to M1		rules that were reported in these notifications shall be provided.
<b>G.4</b> (R2) *	Complete		Con Edison shall submit a study to RCMS for identifying eligible black start resources in
	documentation		accordance with R2 and the PRR 116A Implementation Plan. ***
	according to M2		
I.1 (R3) *	Certification	Winter 2014-15,	
	according to M2	Summer 2015	
<b>I.1</b> (R4) *	Certification	Summer 2015	
	according to M3		
<b>I.2</b> (R2) *	Certification	Jan-Dec 2015	
(50)	according to M2		
<b>I.2</b> (R3)	Self-Certification according to M3		In addition, historical generating outage data shall be prepared and submitted to ICS for use in the 2016-17 IRM Study.
<b>I.2</b> (R4)	Self-Certification		In addition, SCR performance data and report shall be prepared and submitted to ICS for
	according to M4		use in the 2016-17 IRM Study.
<b>I.2</b> (R5) *	Certification	2015 Capability Year	
	according to M5		

Requirements	Type of	Compliance Period	Compliance Documentation Requirements
	Reporting **		
<b>I.3</b> (R2)	Self-Certification		In addition, load forecast data shall be submitted to ICS for use in the 2016-17 IRM Study.
<b>I.4</b> (R3) *	Certification according to M3	2015 Capability Year	This requirement may be revised in 2016.
<b>I.5</b> (R2) *	Certification according to M2	Jan-Dec 2015	

<sup>\*</sup>This is a Market Participant requirement.

<sup>\*\*</sup> Types of compliance reporting are described in NYSRC Policy 4, Section 4.

<sup>\*\*\*</sup> This compliance documentation is in accordance with the PRR 116A Implementation Plan, dated 4/5/14, as follows: "Within 12 months of receiving FERC approval for the (NYISO) Tariff change (FERC approved the Tariff change on 2/1/15), Con Edison shall complete an initial study for identifying any *Eligible Black Start Resource* that would provide a *Material Benefit* to the SRP if included. This study shall be conducted in accordance with Measurement I-M8 requirements. A summary of the study shall be reviewed by the NYISO and NYSRC subject to appropriate confidentiality protections." In October 2015, Messrs. Clayton and Adamson reviewed this study on a confidentiality basis, and agreed that it meets G.4 (R2) and Implementation Plan requirements.