Request to Develop or Modify Reliability Rules and Requirements (NYSRC Policy No. 1-7) Submit request to raymond40@aol.com via the NYSRC site www.nysrc.org

Item	St to raymond40@aoi.com via the NYSKC site www.nysrc.org Information
1. PRR No. & Title of Reliability	PRR 135 Revised G.4(R2) Compliance Elements
Rule or Requirement change	
2. Rule Change Requester	
Information	
Name	RRS
Organization	
3. New rule or revision to existing rule?	G.4 (R2) compliance element revisions
4. Need for rule change, including	Measure 2, which specifies the evidence needed to demonstrate Con Edison
advantages and disadvantages	compliance with R2, needs to be revised to clarify – when a study for identifying
auvantages and disauvantages	Eligible Black Start Resources has not been performed – that Con Edison must certify
	that the study is not required because there were no changes to system conditions
	that would have affected the results of the previous study. Other M2 and related
	levels of non-compliance changes were made to be more specific with regard to R2
	compliance requirements.
5. Related NYSRC rules	G.4 (R1)
6. Section A – Reliability Rule	
Elements	
 Reliability Rule 	G.4 No changes
Associated NERC & NPCC	No changes
Standards and Criteria	
3. Applicability	No changes
7. Section B – Requirements	
Requirements	No Changes
	R2. Con Edison shall have procedures and implement actions for the identification of
	Eligible Black Start Resources in accordance with R1 and NYISO procedures, as
	follows:
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	R2.1. Con Edison shall perform and document studies to identify <i>Eligible Black</i>
	Start Resources that would provide a Material Benefit to its SRP if
	included. These studies shall be conducted whenever changes to relevant
	system conditions may affect the results of the previous study.
	R2.2. If Con Edison identifies an <i>Eligible Black Start Resource</i> that would provide
	a Material Benefit to its SRP if included based on a study pursuant to R2.1
	it shall designate the <i>resource</i> for participation or continued participation
	in its SRP. Con Edison shall notify the <i>NYISO</i> and the applicable generator
	owner that the <i>resource</i> has been designated for participation or
	continued participation as a black start resource in its SRP. This
	notification shall be accompanied by supporting rationale and
	documentation, including a Con Edison study, subject to appropriate
	confidentiality protections. If requested, Con Edison shall provide

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	additional documentation to the NYISO.	
	R2.3 If, after being notified that it has been designated as a <i>Eligible Black Start</i> Resource for participation or continued participation in the Con Edison SRP, the	Formatted: Indent: Left
	owner of the resource does not want to participate or continue to participate,	
	Con Edison shall prepare supplemental information, if requested by the NYISO,	
	for use in a NYISO review to determine whether an exemption for the resource.	
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8. Section C – Compliance Elements		
1. Measures	M2 (Applicable to Con Edison)	
	Con Edison has procedures and has implemented actions for the identification of	Formatted: Left, Indent
	Eligible Black Start Resources for participation or continued participation in its SRP, in	Torrideted. Ecre, macris
	accordance with R2.1. In accordance with R2.2, Con Edison has submitted its	
	methodology and/or study for identifying Eligible Black Start Resources that provide a	
	Material Benefit to its SRP to the NYISO and/or NYSRC when requested.	
	Con Edison provided evidence that: (1) Con Edison has prepared procedures for	Formatted: Left, Indent
	identifying Eligible Black Start Resources, in accordance with R2; (2) Con Edison	Space After: 0 pt
	performed and documented a study for identifying Eligible Black Start Resources	
	conducted during the past 12 months, or certified that a study was not required	Formatted: Font: 10 pt
	because there were no changes to relevant system conditions that would have	Formatted: Font: Not It
	affected the results of the previous study, in accordance with R2.1; (3) Con Edison submitted to the NYISO its methodology and/or study that identified a Eliqible Black	Formatted: Font: 10 pt
	Start Resource that would provide a Material Benefit to its SRP, in accordance with	Formatted: Font: 10 pt,
	R2.2; and (4) when a Eligible Black Start Resource that was designated to participate	Formatted: Font: 10 pt
	in the Con Edison SRP did not want to participate or continue to participate, Con	Formatted: Font: 10 pt
	Edison prepared supplemental information requested by the NYISO, in accordance with R2.3.	
2. Levels of Non-Compliance	For M2:	Formatted: Font: 10 pt
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	Level 1: Not applicable	Formatted: Font: 10 pt
	Level 2: Con Edison has procedures for identifying <i>Eligible Black Start Resources</i> for	Formatted: Font: 10 pt
	inclusion or continued inclusion in its SRP, but the procedures were incomplete.	Formatted: Font: 10 pt
	Level 3: Con Edison did not submit its black start <i>resource</i> identification methodology	Formatted: Font: 10 pt
	or study or other information to the NYISO-or NYSRC when requested, in accordance	Formatted: Font:
	with R2.2 and R2.3.	
	Level 4: Con Edison failed to conduct a study for determining the need to include or	
	continue to include any <i>Eligible Black Start Resources</i> in its SRP when required <u>and</u>	
	did not certify that the study was not needed because there were no changes to	
	relevant system conditions that would have affected the results of the previous	
	study, as required by R2.1.	
Compliance Monitoring Process (See Police 4):		
Process (See Policy 4): 3.1 Compliance	No changes.	
Monitoring Responsibility	no changes.	
3.2 Reporting Frequency	No changes	
3.3 Compliance Reporting	No changes	
Requirements		

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9. Implementation Plan

The revised compliance elements in PRR 135 will be implemented for the 2017 NYSRC

	Reliability Compliance Program.
10. Comments	
11. Date Rule Adopted	
12. PRR Revision Dates	8/7/16