(2) Is not a “significant rule” under the DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979).

(3) Will not affect intrastate aviation in Alaska to the extent that it justifies making a regulatory distinction, and

(4) Will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

The Proposed Amendment

Accordingly, under the authority delegated to me by the Administrator, the FAA proposes to amend 14 CFR part 39 as follows:

PART 39—AIRWORTHINESS DIRECTIVES

§ 39.13 [Amended]

■ 1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701.

§ 39.13 [Amended]


 ■ (a) Comments Due Date

The FAA must receive comments on this AD action by January 25, 2016.

 ■ (b) Affected ADs

This AD replaces AD 2006–23–17.

 ■ (c) Applicability

This AD applies to Turbomeca S.A. Turmo IV A and IV C turboshaft engines.

 ■ (d) Unsafe Condition

This AD was prompted by a centrifugal compressor inducer blade loss. We are issuing this AD to prevent failure of the centrifugal compressor inducer, which could lead to an uncontained blade release, damage to the engine, and damage to the airplane.

 ■ (e) Compliance

Comply with this AD within the compliance times specified, unless already done.

(1) Remove the TU 197 and TU 215 standard centrifugal compressors and install the TU 224 standard centrifugal compressor, within 30 days after the effective date of this AD.


(4) If, during any inspection required by paragraphs (e)(2) or (e)(3) of this AD, any crack, corrosion, or other damage is detected on the inducer, then before next flight, replace the centrifugal compressor inducer. Use Accomplishment Instructions, paragraphs (e)(2) of this AD, is acceptable in lieu of a BSI required by paragraph (e)(3) of this AD for that engine.

(5) Accomplishment of a UI or ECI of the centrifugal compressor inducer, required by paragraph (e)(2) of this AD, does not constitute terminating action for the repetitive inspections required by paragraphs (e)(2) and (e)(3) of this AD.

 ■ (f) Credit for Previous Actions

You may take credit for the inspections and corrective actions required by paragraph (e)(2) and (e)(3) of this AD if you performed the inspections and corrective actions before the effective date of this AD, using Turbomeca S.A. Alert MSB No. A249 72 0100, Version G, or an earlier version.

 ■ (g) Alternative Methods of Compliance (AMOCs)

The Manager, Engine Certification Office, FAA, may approve AMOCs for this AD. Use the procedures found in 14 CFR 39.19 to make your request. You may email your request to: ANE-AD-AMOC@faa.gov.

 ■ (h) Related Information

(1) For more information about this AD, contact Wego Wang, Aerospace Engineer, Engine Certification Office, FAA, Engine & Propeller Directorate, 12 New England Executive Park, Burlington, MA 01803; phone: 781–238–7125; email: wego.wang@faa.gov.

(2) For service information identified in this AD, contact Turbomeca S.A., 40220 Taros, France; phone: 33 (0)(5) 59 74 40 00; fax: 33 (0)(5) 59 74 45 15.

(3) You may view this service information at the FAA, Engine & Propeller Directorate, 12 New England Executive Park, Burlington, MA. For information on the availability of this material at the FAA, call 781–238–7125.

Issued in Burlington, Massachusetts, on November 18, 2015.

Colleen M. D’Alessandro,
Directorate Manager, Engine & Propeller Directorate, Aircraft Certification Service.

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

18 CFR Part 35

[Docket No. RM16–1–000]

Reactive Power Requirements for Non-Synchronous Generation

AGENCY: Federal Energy Regulatory Commission.

ACTION: Proposed rule.

SUMMARY: The Federal Energy Regulatory Commission (Commission) is proposing to eliminate the exemptions for wind generators from the requirement to provide reactive power. As a result, all newly interconnecting generators, including both synchronous and non-synchronous generators, would be required to provide reactive power. To implement this requirement, the Commission proposes to revise the pro forma Large Generator Interconnection Agreement (LGIA), Appendix G to the pro forma LGIA, and the pro forma Small Generator Interconnection Agreement (SGIA) in accordance with the Commission’s regulations, which require every public utility with a non-discriminatory open access transmission tariff on file to also have on file the pro forma LGIA and pro forma SGIA.

“Required by Commission rulemaking proceedings promulgating and amending such interconnection procedures and agreements.” In this Proposal to Revise Standard Generator Interconnection Agreements (Proposal), the Commission proposes to modify both agreements to eliminate the exemptions for wind generators from the requirement to provide reactive power. As a result, all newly interconnecting generators i.e., new generators seeking to interconnect to the transmission system and all existing non-synchronous generators making upgrades to their generation facilities that require new interconnection requests), both synchronous and non-synchronous, would be required to provide reactive power as a condition of interconnection as of the effective date of the final revision.

DATES: Comments are due January 25, 2016.

ADDRESSES: Comments, identified by docket number, may be filed in the following ways:

• Electronic Filing through http://www.ferc.gov. Documents created electronically using word processing software should be filed in native applications or print-to-PDF format and not in a scanned format.
making upgrades to their generation facilities that require new interconnection requests would be required to provide reactive power.

2. The existing pro forma LGIA and pro forma SGIA both require, as a condition of interconnection, an interconnecting generator “to design its generating facility to maintain a composite power delivery at continuous rated power output at the Point of Interconnection at a power factor of 0.95 leading to 0.95 lagging, or a different range if adopted by the Transmission Provider” (i.e., the reactive power requirement). This reactive power requirement requires dynamic reactive power from generators. As discussed below, however, wind generators have been exempted from the reactive power requirement absent a study finding the provision of reactive power necessary, because historically, costs for an interconnection customer to design and build a wind generator that could provide reactive power were high and could have created an obstacle to the development of wind generation. However, due to technological advancements, wind generators can now provide reactive power more cheaply and the cost of providing reactive power no longer presents an obstacle to the development of wind generation. The subsequent decline in the cost to wind generators of providing reactive power may make it unduly discriminatory and preferential to exempt wind generators from the reactive power requirement when other types of generators are not exempt. Further, the growing penetration of wind generators on some systems increases the potential for a deficiency in reactive power. Given this potential, the Commission’s current requirement that the transmission provider conduct a study to determine whether each new wind generator needs to provide reactive power may unduly place the burden of supplying reactive power on synchronous generators without a reasonable technological or cost-based basis.

3. Therefore, the Commission proposes to eliminate the existing exemptions for wind generators, and thereby require that all newly interconnecting non-synchronous generators provide dynamic reactive power as a condition of interconnection. This requirement would also apply to all existing non-synchronous generators making upgrades to their generation facilities that require new interconnection requests. The proposals set forth in this Proposal are intended to ensure that all generators, synchronous and non-synchronous, are treated in a not unduly discriminatory or preferential manner, as required by sections 205 and 206 of the Federal Power Act (FPA), and to ensure sufficient reactive power is available on the electric grid as more non-synchronous generators seek to interconnect.

4. The Commission seeks comment on these proposed reforms sixty (60) days after publication of this Proposal in the Federal Register.

Background

5. Transmission providers require reactive power to control system voltage for efficient and reliable operation of an alternating current transmission system. At times, transmission providers need generators to either supply or consume reactive power. Starting with Order No. 888, which included provisions regarding reactive power from

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*Mail/Hand Delivery: Those unable to file electronically may mail or hand-deliver comments to: Federal Energy Regulatory Commission, Secretary of the Commission, 888 First Street NE., Washington, DC 20426.*

*Instructions: For detailed instructions on submitting comments and additional information on this process, see the Comment Procedures Section of this document.*

**FOR FURTHER INFORMATION CONTACT:**


Gretchen Kershaw (Legal Information), Office of the General Counsel, Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426, (202) 502–8213, gretchen.kershaw@ferc.gov

**SUPPLEMENTARY INFORMATION**

Proposal To Revise Standard Generator Interconnection Agreements Issued November 19, 2015

1. In this Proposal to Revise Standard Generator Interconnection Agreements (Proposal), the Federal Energy Regulatory Commission (Commission) is proposing to eliminate the exemptions for wind generators from the requirement to provide reactive power. As a result, all newly interconnecting generators, including both synchronous and non-synchronous, would be required to provide reactive power. Specifically, the Commission proposes to modify the two pro forma interconnection agreements, the Large Generator Interconnection Agreement (LGIA) and the Small Generator Interconnection Agreement (SGIA), to eliminate the current exemption for wind generators from the requirement to provide reactive power, thereby requiring all newly interconnecting generators (i.e., new generators seeking to interconnect to the transmission system and all existing non-synchronous generators making upgrades to their generation facilities that require new interconnection requests), both synchronous and non-synchronous, to provide reactive power. This Proposal would create comparable reactive power requirements for non-synchronous and synchronous generators, except that the Proposal requires that non-synchronous generators maintain the required power factor range only when the generator’s real power output exceeds 10 percent of its nameplate capacity. Additionally, all existing non-synchronous generators

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*See PJM Interconnection, L.L.C., 151 FERC ¶ 61,097, at P 7 (2015).*

*See U.S. C. 623a, 824b (2012).*


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generators as an ancillary service in Schedule 2 of the pro forma Open Access Transmission Tariff (OATT), the Commission issued a series of orders intended to ensure that sufficient reactive power is available to maintain the reliability of the electric grid.

6. Starting with Order No. 2003, the Commission adopted standard procedures and a standard agreement for the interconnection of large generation facilities (the pro forma LGIA), which included the reactive power requirement. The Commission recognized in Order No. 2003–A that the pro forma LGIA was "designed around a specific requirement" that generators "may have unique electrical characteristics." Therefore, the Commission exempted wind generators from the reactive power requirement and added a blank Appendix G to the pro forma LGIA as a placeholder for future interconnection requirements for newer technologies.

7. In June 2005, the Commission issued Order No. 661, establishing interconnection requirements in Appendix G to the pro forma LGIA for large wind generators. Recognizing that, unlike traditional synchronous generators, wind generators had to "install costly equipment" in order to maintain reactive power capability, the Commission in Order No. 661 preserved the exemption for large wind generators from the reactive power requirement unless the transmission provider shows, through a System Impact Study, that reactive power capability is required to ensure safety or reliability.

The Commission explained that this qualified exemption from the reactive power requirement for large wind generators "would provide certainty to the industry and "remove unnecessary obstacles to the increased growth of wind generation.""

8. In May 2005, the Commission issued Order No. 660, in which it adopted standard procedures and a standard agreement for the interconnection of small generation facilities (pro forma SGIA). In Order No. 660, the Commission completely exempted small wind generators from the reactive power requirement. The Commission reasoned that, similar to large wind generators, small wind generators would face increased costs to provide reactive power that could create an obstacle to the development of small wind generators. Additionally, the Commission reasoned that small wind generators would "have minimal impact on the Transmission Provider’s electric system" and therefore the reliability requirements for large wind generators that were eventually imposed in Order No. 661 were not needed for small wind generators.

9. Since the Commission provided these exemptions from the reactive power requirement for wind generators, the equipment needed for a wind generator to provide reactive power appears to have become more commercially available and less costly, such that the cost of installing equipment that is capable of providing reactive power is comparable to the costs of a traditional generator. Recognizing these factors, the Commission recently accepted a proposal by PJM Interconnection, L.L.C. (PJM) to effectively remove the wind generator exemption from the PJM tariff.

Specifically, the Commission granted PJM an "independent entity variation" from Order No. 661 in accepting PJM’s proposal to require interconnection customers seeking to interconnect non-synchronous generators, including wind generators, to use "enhanced inverters" with the capability to provide reactive power. The Commission observed that, "[a]lthough there are still technical differences between non-synchronous generators [such as wind generators] and traditional generators, with regard to the provision of reactive power, those differences have significantly diminished since the Commission issued Order No. 661.”

10. The continued exemption from the reactive power requirement in the pro forma LGIA and the pro forma SGIA for newly interconnecting wind generators appears to be unjust, unreasonable, and unduly discriminatory or preferential. Older wind turbine generators consumed reactive power; however, they lacked the capability to produce and control reactive power without the use of costly equipment because they did not use inverters like other non-synchronous generators. Technological advances have been made in the inverters used by wind generators. Based on these improvements, requiring newly interconnecting wind generators to provide reactive power does not appear to be the obstacle to the development of

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8 Order No. 2003, FERC Stats. & Regs. ¶ 31,146 at PP 1,542.
10 Id. Article 9.6.1 of the pro forma LGIA provides: “Interconnection Customer shall design the Large Generating Facility to maintain a composite power delivery at continuous rated power output at the Point of Interconnection at a power factor within the range of 0.95 leading to 0.95 lagging, unless Transmission Provider has established different requirements that apply to all generators in the Control Area on a comparable basis. The requirements of this paragraph shall not apply to wind generators.”
12 Id. P 1.
14 Id. P 1.
15 Id. P 387. Section 1.6.1 of the pro forma SGIA states: “The Interconnection Customer shall design its Small Generating Facility to maintain a composite power delivery at continuous rated power output at the Point of Interconnection at a power factor within the range of 0.95 leading to 0.95 lagging, unless the Transmission Provider has established different requirements that apply to all similarly situated generators in the control area on a comparable basis. The requirements of this paragraph shall not apply to wind generators.”
16 Id. P 24.

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22 Non-synchronous generators are “connected to the bulk power system through power electronics, but do not produce power at system frequency [60 Hz].” They “do not operate in the same way as traditional generators and respond differently to network disturbances.” Id. P 1 n.3 (citing Order No. 661, FERC Stats. & Regs. ¶ 31,198 at P 3 n.4). Wind and solar photovoltaic generators are two examples of non-synchronous generators.
23 Id. P 1. 6.
24 Id. P 28.
25 Id.
26 Order No. 661, FERC Stats. & Regs. ¶ 31,186 at PP 50–51.
27 Non-synchronous generators produce electricity that is not synchronized to the electric grid (i.e., direct current (DC) power or alternating current (AC) power at a frequency other than 60 hertz). Inverters convert non-synchronized AC or DC power into synchronized AC power that can be transmitted on the transmission system.

Impact Study shows that such a requirement is necessary to ensure safety and reliability.”
wind generation that it was when the Commission issued Order Nos. 2003, 661, and 2006.\textsuperscript{28} In particular, the wind turbines being installed today are generally Type III and Type IV inverter-based turbines,\textsuperscript{29} which are capable of producing and controlling dynamic reactive power, which was not the case in 2005 when the Commission exempted wind generators from the reactive power requirement in Order No. 661.\textsuperscript{30} The Commission preliminarily concludes that improvements in technology and the corresponding declining costs to newly interconnecting wind generators in providing reactive power make it unduly discriminatory and preferential to exempt such non-synchronous generators from the reactive power requirement when other types of generators are not exempt. Given the reduced costs to newly interconnecting wind generators to provide reactive power, requiring them to operate within the required power factor range would ensure they satisfy the same requirements as other generators and satisfy a basic requirement of interconnection.\textsuperscript{31}

11. Further, the Commission is concerned that, as the penetration of wind generation continues to grow, exempting a class of generators from providing reactive power could create reliability issues if those generators represent a substantial amount of total generation, or if many of the resources that currently provide reactive power are retired from operation. Local reliability issues, due to the short distances that reactive power can be transmitted, that are not readily apparent given the current generation mix could result if a region were to lose synchronous resources that supply reactive power and the resulting generation mix consisted of a significant quantity of resources that were exempt from providing reactive power. Further, the Commission believes that maintaining this exemption may unduly place the burden of supplying reactive power on synchronous generators without a reasonable technological or cost-based distinction between synchronous and non-synchronous generators.\textsuperscript{32}

12. Therefore, the Commission preliminarily concludes that the continued exemption from the reactive power requirement for newly interconnecting wind generators is unjust and unreasonable and unduly discriminatory and preferential. The Commission, therefore, proposes to revise the pro forma LGIA, Appendix G of the pro forma LGIA, and the pro forma SGIA to eliminate the exemptions for wind generators from the reactive power requirement.\textsuperscript{33} Under this Proposal, newly interconnecting non-synchronous generators would be eligible for the same payments for reactive power as other generators.\textsuperscript{34} Any compensation would be based on the cost of providing reactive power. We note that the cost to a wind generator of providing reactive power may not be easily estimated using existing methods that are applied to synchronous generators.\textsuperscript{35} The Commission also proposes that transmission providers that are not public utilities will have to adopt the requirements of this Proposal as a condition of maintaining the status of their safe harbor tariff or otherwise satisfying the reciprocity requirement of Order No. 888.\textsuperscript{36}

13. Removing the exemptions for wind generators from the reactive power requirement would specifically require all newly interconnecting non-synchronous generators, and all existing non-synchronous generators proposing upgrades to their generation facilities that require new interconnection requests, to design their generating facilities to maintain reactive power within a power factor range of 0.95 leading to 0.95 lagging, or the standard range established by the transmission provider and approved by the Commission, to be measured at the Point of Interconnection.\textsuperscript{37}

14. The Commission also proposes to require that the reactive power capability installed by non-synchronous generators be dynamic. In Order No. 661, the Commission declined to require dynamic reactive power capability from wind generators, unless the System Impact Study showed that dynamic reactive power capability was needed for system reliability, reasoning that dynamic reactive power capability may not be needed in every case.\textsuperscript{38} Based on technological advancements, the Commission no longer believes it is just and reasonable and not unduly discriminatory or preferential to exempt wind generators from the requirement to provide dynamic reactive power.\textsuperscript{39}

15. Further, the Commission proposes to require that newly interconnecting non-synchronous generators be required to design the generating facility to maintain the required power factor range only when the generator’s real power output exceeds 10 percent of its nameplate capacity.\textsuperscript{40} In requiring a generator to provide reactive power, the interconnection agreements would state: “Non-synchronous generators shall only be required to maintain the above power factor when their output is above 10

\textsuperscript{28} As discussed above, in exempting wind generators from the reactive power requirement, the Commission sought to avoid creating an obstacle to the development of wind generation. For example, in Order No. 661, the Commission was concerned with “remov[ing] unnecessary obstacles to the development of wind generation.” Id. P 50.

\textsuperscript{29} A Type III wind turbine is a non-synchronous wound-rotor generator that has a three phase AC field applied to the rotor from a partially-rated power-electronics converter. A Type IV wind turbine is an AC generator in which the stator windings are connected to the power system through a fully-rated power-electronics converter. Both Type III and Type IV wind turbines have inherent reactive power capabilities.

\textsuperscript{30} Id. PP 50–51.

\textsuperscript{31} See, e.g., Sw. Power Pool, Inc., 19 FERC ¶ 61,199, at P 29 (“Providing reactive power within the [standard range] is an obligation of a generator, and is as much an obligation of a generator as, for example, operating in accordance with Good Utility Practice.”), order on reh’g, 121 FERC ¶ 61,100 (2007).


\textsuperscript{33} The Commission does not propose to revise any regulatory text. The Commission proposes to revise the pro forma LGIA and pro forma SGIA in accordance with section 35.28(h)(1) of the Commission’s regulations, which provides: “Every public utility that is required to have on file a non-discriminatory open access transmission tariff under this section must amend such tariff by adding the standard interconnection procedures and agreement and the small standard generator interconnection procedures and agreements required by Commission rulemaking proceedings promulgating and amending such interconnection procedures and agreements, or such other interconnection procedures and agreements as may be required by Commission rulemaking proceedings promulgating and amending the standard interconnection procedures and agreement and the small standard generator interconnection procedures and agreement.” 18 CFR 35.28(h)(1) (2015).

\textsuperscript{34} 31,760–63.

\textsuperscript{35} 39

\textsuperscript{36} See Order No. 888, FERC Stats. & Regs. ¶ 31,036 at 31,760–63.

\textsuperscript{37} The pro forma LGIA defines “Point of Interconnection” as “the point, as set forth in Appendix A to the Standard Large Generator Interconnection Agreement, where the Interconnection Facilities connect to the Transmission Provider’s Transmission System.” Similarly, the pro forma SGIA defines “Point of Interconnection” as “[the point where the Interconnection Facilities connect with the Transmission Provider’s Transmission System.”

\textsuperscript{38} See Order No. 661, FERC Stats. & Regs. ¶ 31,186 at P 66.

\textsuperscript{39} Payment for Reactive Power, Commission Staff Report, Docket No. AD14–7, at 7 (Apr. 22, 2014).

\textsuperscript{40} See Order No. 661, FERC Stats. & Regs. ¶ 31,186 at P 46.
percent of the Generating Facility Capacity." The Commission’s
understanding is that the inverters used by non-synchronous generators are not
capable of producing reactive power when operating below 10 percent of
nameplate capacity.41

16. Specifically, with deleted text in brackets and added text in italics, the
Commission proposes to revise section 9.6.1 of the pro forma LGIA to read:

Interconnection Customer shall design the
Large Generating Facility to maintain a
composite power delivery at continuous
erated power output at the Point of
Interconnection at a power factor within the
range of 0.95 leading to 0.95 lagging, unless
Transmission Provider has established
different requirements that apply to all
generators in the Control Area on a
comparable basis. [The requirements of this
paragraph shall not apply to wind
generators.] Non-synchronous generators
shall only be required to maintain the above
power factor when their output is above 10
percent of the Generating Facility Capacity.42

The Commission similarly proposes to
revise section 1.8.1 of the pro forma
SGIA to read:

The Interconnection Customer shall design its
Small Generating Facility to maintain a
composite power delivery at continuous
erated power output at the Point of
Interconnection at a power factor within the
range of 0.95 leading to 0.95 lagging, unless
the Transmission Provider has established
different requirements that apply to all
similarly situated generators in the control
area on a comparable basis. [The
requirements of this paragraph shall not apply
to wind generators.] Non-synchronous generators
shall only be required to maintain the above
power factor when their output is above 10
percent of the generator nameplate capacity.43

In addition, the Commission would strike paragraph A.ii of Appendix G to
the pro forma LGIA, “Technical Standards Applicable to a Wind
Generation Plant.”44

A wind generating plant shall maintain a
power factor within the range of 0.95 leading
to 0.95 lagging, measured at the Point of
Interconnection as defined in this LGIA, if
the Transmission Provider’s System Impact
Study shows that such a requirement is
necessary to ensure safety or reliability. The
power factor range standard can be met by
using, for example, power electronics
designed to supply this level of reactive
capability 606 (taking into account any
limitations due to voltage level, real power
output, etc.) or fixed and switched capacitors
if agreed to by the Transmission Provider, or
a combination of the two. The
Interconnection Customer shall not disable
power factor equipment while the wind plant is
in operation. Wind plants shall also be able
to provide sufficient dynamic voltage support
in lieu of the power system stabilizer and
automatic voltage regulation at the generator
excitation system if the System Impact Study
shows this to be required for system safety or
reliability.45

17. The Commission proposes to
apply the reactive power requirement to
all newly interconnecting non-
synchronous generators, as well as all
existing non-synchronous generators
making upgrades to their generation
facilities that require new
interconnection requests, as of
the effective date of the final revision. The
Commission also proposes to apply
the reactive power requirement to all newly
interconnecting non-synchronous

generators that have requested an
LGIA or SGIA be filed unexecuted with
the Commission that is still pending
before the Commission as of
the effective date of the final revision. Thus,
the requirement would not apply to
non-synchronous generators that have
executed an LGIA or SGIA, as relevant,
prior to the effective date of the final
revision, unless they propose upgrades
to their generation facilities that require
new interconnection requests. Given
that not all existing wind generators are
capable of providing reactive power
without incurring substantial costs to
install new equipment, we do not
believe it is reasonable or necessary to
require those generators to provide
reactive power. However, existing wind
generators that make upgrades to their
generation facility that require a new
interconnection request should be required
to conform to this new requirement.

18. The Commission seeks comments on
the Proposal to remove the exemptions for wind generators from
the reactive power requirement. Further, the Commission seeks comments on
whether the current power factor range of 0.95 leading to 0.95 lagging, as set
forth in the existing pro forma
interconnection agreements,46 is
reasonably given the technology used by
non-synchronous generators. The
Commission also seeks comments on
the proposed requirement that newly
interconnecting non-synchronous
generators only be required to produce
reactive power when the generator’s real
power output is greater than 10 percent

of nameplate capacity. And finally, we
note that a non-synchronous generator
will be eligible for compensation for
reactive power, consistent with the
compensation provisions of the pro
forma LGIA and pro forma SGIA.47 The
Commission seeks comment on whether
the existing methods used to determine
reactive power compensation are
appropriate for wind generators and, if
not, what alternatives would be
appropriate.48

Proposed Compliance Procedures

19. To comply with the requirements of this Proposal, the Commission
proposes to require each public utility49
transmission provider to submit a
compliance filing within 90 days of the
effective date of the final revision in this
proceeding revising its pro forma LGIA
and pro forma SGIA subject to the
Commission’s jurisdiction as necessary to
demonstrate that it meets the
requirements set forth in this Proposal.

20. In some cases, public utility

transmission providers may have
provisions in their currently effective
pro forma LGIAs and pro forma SGIAs
related to the provision of reactive
power by non-synchronous generators
that the Commission has deemed to be
consistent with or superior to the pro
forma LGIA and pro forma SGIA. Where
these pro forma LGIA and pro forma
SGIA provisions will be modified by the
final revision, public utility

transmission providers must either
comply with the final revision or
demonstrate that these previously-
approved pro forma LGIA and pro
forma SGIA variations continue to be
consistent with or superior to the pro
forma LGIA and pro forma SGIA as
modified by the final revision.

21. The Commission will assess
whether each compliance filing satisfies the proposed requirements and
principles stated above and issue
additional orders as necessary to ensure
that each public utility transmission
provider meets the requirements of this
Proposal and the subsequent final
revision.

22. The Commission proposes that
transmission providers that are not

47 Section 9.6.3 of the pro forma LGIA and section 1.8.2 of the pro forma SGIA.
49 For purposes of this Proposal, a public utility is a utility that owns, controls, or operates facilities
used for transmitting electric energy in interstate commerce, as defined by the FPA. See 16 U.S.C.
824(e) (2012). A non-public utility that seeks voluntary compliance with the reciprocity
condition of an OATT may satisfy that condition by filing an OATT, which includes the pro forma LGIA
and SGIA.
public utilities will have to adopt the requirements of this Proposal and subsequent final revision as a condition of maintaining the status of their safe harbor tariff or otherwise satisfying the reciprocity requirement of Order No. 888.50

Information Collection Statement

23. The collection of information contained in this Proposal to Revise Standard Generator Interconnection Agreements is subject to review by the Office of Management and Budget (OMB) regulations under section 3507(d) of the Paperwork Reduction Act of 1995 (PRA).51 OMB’s regulations require approval of certain informational collection requirements imposed by an agency.52 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 will not be penalized for failing to respond to these collections of information unless the collections of information display a valid OMB control number.

24. The reforms proposed in this Proposal would amend the Commission’s standard generator interconnection agreements in accordance with section 35.28(f)(1) of the Commission’s regulations53 to require that each public utility transmission provider amend its pro forma LGIA and pro forma SGIA to: (1) Eliminate the exemptions for wind generators from the requirement to provide reactive power; and (2) require that all newly interconnecting non-synchronous generators, as well as all existing non-synchronous generators making upgrades to their generation facilities that require new interconnection requests, provide reactive power as a condition of interconnection, as of the effective date of the final revision. The reforms proposed in this Proposal would require filings of pro forma LGIAs and pro forma SGIAs with the Commission. The Commission anticipates the reforms proposed in this Proposal, once implemented, would not significantly change currently existing burdens on an ongoing basis. With regard to those public utility transmission providers that believe that they already comply with the reforms proposed in this Proposal, they could demonstrate their compliance in the filing required 90 days after the effective date of the final revision in this proceeding. The Commission will submit the proposed reporting requirements to OMB for its review and approval under section 3507(d) of the Paperwork Reduction Act.54

25. While the Commission expects the adoption of the reforms proposed in this Proposal to provide significant benefits, the Commission understands that implementation can be a complex and costly endeavor. The Commission solicits comments on the accuracy of provided burden and cost estimates and any suggested methods for minimizing the respondents’ burdens.

26. Interested persons may obtain information on the reporting requirements by contacting the

Respondents for This Proposal: Businesses or other for profit and/or not-for-profit institutions.

Frequency of Information: One-time during year one.

Necessity of Information: The Federal Energy Regulatory Commission makes this Proposal to improve the reliability of the electric grid by requiring all newly interconnecting non-synchronous generators to provide reactive power and to ensure that all generators are being treated in a not unduly discriminatory or preferential manner.

Internal Review: The Commission has reviewed the proposed changes and has determined that such changes are necessary. These requirements conform to the Commission’s need for efficient information collection, communication, and management within the energy industry. The Commission has specific, objective support for the burden estimates associated with the information collection requirements.

DATA COLLECTION—FERC 516

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<tr>
<td>Total</td>
<td></td>
<td></td>
<td>264</td>
<td>15 hours $1,080 $1,980,000 $14,256,000.00</td>
</tr>
</tbody>
</table>

Cost to Comply: The Commission has projected the total cost of compliance as follows:57

• Year 1: $142,560 ($1,080/utility)
• Year 2: $0

After Year 1, the reforms proposed in this Proposal, once implemented, would not significantly change existing burdens on an ongoing basis.

Title: FERC–516, Electric Rate Schedules and Tariff Filings.

Action: Proposed revisions to an information collection.

OMB Control No.: 1902–0096.

50 Order No. 888, FERC Stats. & Regs. ¶ 31,036 at 31,760–63.
54 44 U.S.C. 3507(d) (2012).
55 The estimates for cost per response are derived using the following formula: Average Burden Hours per Response * $72 per Hour = Average Cost per Response. The hourly cost figure comes from the FERC average salary of $149,489. Subject matter experts found that industry employment costs closely resemble FERC’s regarding the FERC–516 information collection.
56 $149,489/$2,080 = $71.8697 and is rounded to $72.00 per hour.
57 The costs for Year 1 would consist of filing proposed changes to the pro forma LGIA and pro forma SGIA with the Commission within 90 days of the effective date of the final revision plus initial implementation. The Commission does not expect any ongoing costs beyond the initial compliance in Year 1.
following: Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426 [Attention: Ellen Brown, Office of the Executive Director], email: DataClearance@ferc.gov, phone: (202) 502–8663, fax: (202) 273–0873. Comments concerning the collection of information and the associated burden estimate(s), may also be sent to the Office of Information and Regulatory Affairs, Office of Management and Budget, 725 17th Street NW., Washington, DC 20503 [Attention: Desk Officer for the Federal Energy Regulatory Commission, phone: (202) 395–0710, fax: (202) 395–7285]. Due to security concerns, comments should be sent electronically to the following email address: oira_submission@omb.eop.gov. Comments submitted to OMB should include FERC–516 and OMB Control No. 1902–0096.

Regulatory Flexibility Act Certification

27. The Regulatory Flexibility Act of 1980 (RFA) generally requires a description and analysis of rules that will have significant economic impact on a substantial number of small entities. The RFA does not mandate any particular outcome in a rulemaking. It only requires consideration of alternatives that are less burdensome to small entities and an agency explanation of why alternatives were rejected.

28. To the extent the RFA applies to this proceeding, the Commission estimates that the total number of public utility transmission providers that would have to modify their currently effective pro forma LGIA and pro forma SCIA is 132. Of these, the Commission estimates the total number that are small entities is 11. The Commission estimates the average total cost of these entities will be minimal, requiring on average 15 hours, or $1,080 in expenses. The Commission does not consider this to be a significant economic impact. As a result, the Commission certifies that the reforms proposed in this Proposal would not have a significant economic impact on a substantial number of small entities.

Environmental Analysis

29. 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. The Commission concludes that neither an Environmental Assessment nor an Environmental Impact Statement is required for this Proposal under section 380.4(a)(15) of the Commission’s regulations, which provides a categorical exemption for approval of actions under sections 205 and 206 of the FPA relating to the filing of schedules containing all rates and charges for the transmission or sale of electric energy subject to the Commission’s jurisdiction, plus the classification, practices, contracts and regulations that affect rates, charges, classifications, and services. The revisions proposed in this Proposal would update and clarify the application of the Commission’s standard interconnection requirements to wind generators. Therefore, this Proposal falls within the categorical exemptions provided in the Commission’s regulations, and as a result neither an environmental impact statement nor an environmental assessment is required.

Comment Procedures

30. The Commission invites interested persons to submit comments on the matters and issues proposed in this Proposal to be adopted, including any related matters or alternative proposals that commenters may wish to discuss. Comments are due January 25, 2016. Comments must refer to Docket No. RM16–1–000, and must include the commenter’s name, the organization they represent, if applicable, and their address.

31. The Commission encourages comments to be filed electronically via the eFiling link on the Commission’s Web site at http://www.ferc.gov. The Commission accepts most standard word processing formats. Documents created electronically using word processing software should be filed in native applications or print-to-PDF format and not in a scanned format. Commenters filing electronically do not need to make a paper filing.

32. Commenters that are not able to file comments electronically must send an original of their comments to: Federal Energy Regulatory Commission, Secretary of the Commission, 888 First Street NE., Washington, DC 20426.

33. All comments will be placed in the Commission’s public files and may be viewed, printed, or downloaded remotely as described in the Document Availability section below. Commenters on this Proposal are not required to serve copies of their comments on other commenters.

52 Stat. 47897 (Dec. 17, 1987), FERC Stats. & Regs., 31 Fed. Reg. 47897 (Dec. 17, 1987), FERC Stats. & Regs., 1980 (RFA) 58 generally requires a Statement nor an Environmental Impact Statement is required for this Proposal under section 380.4(a)(15) of the Commission’s regulations, which provides a categorical exemption for approval of actions under sections 205 and 206 of the FPA relating to the filing of schedules containing all rates and charges for the transmission or sale of electric energy subject to the Commission’s jurisdiction, plus the classification, practices, contracts and regulations that affect rates, charges, classifications, and services. The revisions proposed in this Proposal would update and clarify the application of the Commission’s standard interconnection requirements to wind generators. Therefore, this Proposal falls within the categorical exemptions provided in the Commission’s regulations, and as a result neither an environmental impact statement nor an environmental assessment is required.

34. 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.

35. 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 of this document, excluding the last three digits, in the docket number field.

36. User assistance is available for eLibrary and the Commission’s Web site during normal business hours from the Commission’s Online Support at (202) 502–6652 (toll free at 1–866–208–3676) or email at ferclinesupport@ferc.gov, or the Public Reference Room at (202) 502–8371, TTY (202) 502–8650. Email the Public Reference Room at public.referenceroom@ferc.gov.

List of Subjects in 18 CFR Part 35

Electric power rates, Electric utilities, Non-discriminatory open access transmission tariffs.

By direction of the Commission. Issued: November 19, 2015

Nathaniel J. Davis, Sr.,
Deputy Secretary.

[FR Doc. 2015–29972 Filed 11–24–15; 8:45 am]

BILLING CODE 6717–01–P

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

33 CFR Part 110

[Docket Number USCG–2012–0806]

RIN 1625–AA01

Anchorage Regulations; Connecticut River, Old Saybrook, CT

AGENCY: Coast Guard, DHS.

ACTION: Notice of proposed rulemaking.

SUMMARY: The Coast Guard proposes to establish three special anchorage areas in the Connecticut River in the vicinity of Old Saybrook, CT. This proposed action is necessary to facilitate safe navigation in that area and provide safe and secure

