RECOMMENDATIONS FOR ADOPTION OF ADVANCED INVERTERS AND DISTRIBUTED ENERGY RESOURCES

NEW MEXICO ADVANCED INVERTER WORKING GROUP

September 23, 2022
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SUMMARY

The New Mexico Advanced Inverter Working Group prepared a set of recommendations during Phase II of the New Mexico Public Regulation Commission’s Interconnection stakeholder engagement efforts. These recommendations support the integration of distributed energy resources into the state’s electric power system through adoption of IEEE 1547™-2018 (entitled “IEEE Standard for Interconnection and Interoperability of Distributed Energy Resources with Associated Electric Power Systems Interfaces”) and implementation of advanced inverters.

The recommendations are summarized below:

1) Set guidance for applying IEEE 1547™-2018 in New Mexico and include many specific details in the Electric Power System (EPS) operators’ Technical Interconnection and Interoperability Requirements (TIIR) documents.¹

2) Affirm that these requirements apply to the interconnection of generation facilities with a rated capacity up to and including 10 MW connected to a utility system [per Title 17, Chapter 9 Part 568]. Affirm testing and certification requirements.

3) Use IEEE Std 1547™-2018 Clause 4.2 and associated figures H.1 and H.2 to identify the reference point of applicability for a specific interconnection and consider requiring that the reference point of applicability be clearly defined in appropriate documents associated with a given interconnection.

4) Define the selections of normal and abnormal performance categories; specify default activation functions; settings; and processes for allowed changes.

5) Require the use of the three eligible communications protocols listed in IEEE 1547™-2018. Begin a three-phased approach over 4-5 years to implement full communications interoperability.

6) Form a technical working group to allow for shared learning, informed policy, and effective implementation of the standard, as well as ongoing reevaluation of the implementation, given the rapidly changing distributed energy resource integration landscape. One avenue for implementing this recommendation is for the Commission to open a docket establishing such a group.

MOTIVATION AND PROCESS

Interconnection of Distributed Energy Resources (DER) into New Mexico’s electricity system is guided by many laws, statutes, rules, and technical standards. One of these standards is IEEE 1547™-2018. This standard for interconnection and interoperability of distributed energy resources with associated electric power systems (EPS) interfaces, is substantially updated from the previous version, IEEE 1547™-2003, the

¹ The Advanced Inverter Working Group recognizes the need for processes related to developing, reviewing, approving, sharing, and updating TIIRs, but did not have time to compose recommendations on this topic. Technical Specifications Manuals are also being used by some jurisdictions (e.g., Minnesota) as a complement to TIIR documents for Area EPS operators to document additional technical information related to interconnections.
standard referenced in New Mexico’s current interconnection rule for small generating facilities and the associated manual.

In late 2020, the New Mexico Public Regulation Commission recognized the need for updating the state’s distributed energy resources interconnection rules and embarked on a significant stakeholder engagement effort on this topic in 2021 as part of case 20-00171-UT. Case 21-00266-UT replaced case 20-00171-UT as the Interconnection Rulemaking evolved. Phase I stakeholder engagement activities related to this rulemaking resulted in a Report of the NM Interconnection Rules: Report and Recommendations, October 2021. Though the Phase I report included basic recommendations regarding adoption of the IEEE 1547™-2018, it was clear that adoption would involve decisions on many complex technical and operational subjects. A Phase II effort was initiated in February of 2022 to continue to engage stakeholders in this topic with the goal of developing a set of recommendations for the NM PRC to consider. In parallel the Commission continued its formal rulemaking process regarding the state’s Interconnection Rules.

During Phase II, the New Mexico Advanced Inverter Working Group met 12 times, over 8 months to develop the recommendations in this report. Two subgroups met between working group meetings to create proposals for the working group to consider. Over 55 individuals representing 25 organizations participated through attendance at meetings and contributions to the recommendations. Meetings were facilitated by Gridworks and a DOE Solar Innovator on assignment at the NM PRC. For more details on the meetings and participating organizations, see Annex C.

Recommendations were developed by interested parties in subgroups, discussed at working group meetings, and documented in this report. Working group members had three opportunities to comment on draft versions of the report. Extensive input and comments were received from utilities, equipment manufacturers, DER providers, experienced standards engineers, and renewable energy organizations.

RECOMMENDATIONS

RECOMMENDATION 1. Elements Recommended for Policy and Elements Recommended for Technical Interconnection & Interoperability Requirements Documents

The working group acknowledges the technical complexities and dynamic nature of IEEE 1547™-2018 adoption. Key decisions, regulatory direction/oversight, or statements of policy are offered for seven elements and two elements are suggested for incorporation into the Area EPS operators’ Technical Interconnection & Interoperability Requirements (TIIR) documents. Policy elements should eventually be...
integrated into the Interconnection Rule. However, the TIIR documents could initially address these elements with Commission oversight and stakeholder review. These elements are summarized in Table 1.

TABLE 1. Suggested Policy Elements and Technical Elements for Area Electric Power System Operators’ TIIR Documents

<table>
<thead>
<tr>
<th>Policy Elements</th>
<th>Technical Elements for Area EPS Operators’ TIIR Documents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable to DER systems up to and including 10 MW</td>
<td></td>
</tr>
<tr>
<td>Reference Point of Applicability</td>
<td></td>
</tr>
<tr>
<td>Category Determination</td>
<td></td>
</tr>
<tr>
<td>Functions and Default Activations (Table 2)</td>
<td></td>
</tr>
<tr>
<td>Setting Ranges (as prescribed by IEEE 1547™-2018 and IEEE 1547a-2020)</td>
<td>Specific settings for functions</td>
</tr>
<tr>
<td>Required use of three eligible communication protocols</td>
<td>Communication protocol requirements (for specific site locations)</td>
</tr>
<tr>
<td>Phased approach to communications interoperability</td>
<td></td>
</tr>
</tbody>
</table>

RECOMMENDATION 2. Applicability and Certification

All generation facilities with a rated capacity up to and including 10 MW,\(^5\) installed after March 28, 2023, or date when certified equipment is widely available,\(^6\) and connected to a New Mexico electric power system, shall comply with the IEEE 1547™-2018 requirements.\(^7\) Other standards may apply to systems larger than 10MW and to systems connected to sub transmission and transmission assets.\(^8\)

DER systems installed prior to March 28, 2023, known as “legacy systems,” are not required to conform to IEEE 1547™-2018 requirements. The working group recommends that two options be available for replacing equipment in “legacy systems.” These include 1) upgrades to equipment which meets the new standard, or 2) replacements with “like-kind” equipment for the life of the system, with a process for reviewing such updates. A New Mexico Technical Working Group (per Recommendation 6) could be tasked with developing such a process, including determining appropriate function settings.

There are several considerations regarding equipment replacements. One is whether inverters replaced under warranty are required to meet IEEE 1547™-2018 requirements. Existing equipment is likely to be bound by warranty agreements between a DER operator/owner and the equipment supplier for a given

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\(^5\) New Mexico Interconnection Rule 568, which governs interconnection of small generating facilities, applies to facilities that are up to 10 MW in size. The working group did not develop recommendations for the application of IEEE 1547™-2018 to generating facilities greater than 10 MW in size. The Commission may wish to take up this issue in the future.

\(^6\) It is not clear how a decision regarding a different date will be communicated or published.

\(^7\) Some emergency backup power and standby DER systems are exempt from some requirements defined by the standard (See subclause 4.13 of IEEE 1547™-2018 for more information.)

\(^8\) For example, NM Title 17, Section 569 applies to systems larger than 10 MW. IEEE 2800-2022 as well as FERC and NERC requirements may apply at the sub transmission and transmission levels.
period. Warranty services may include replacement of failed equipment. The Area EPS operator is not normally a party to the warranty agreement. Complications to be considered are compatibility with other inverters on a multiple inverters system, equipment rating differences, contractual compensation for more capable equipment, and provisions for previously acquired “spare” parts or equipment. Note that changes to a system’s output that may result from an equipment (inverter) change may warrant review and possible modification of the interconnection agreement.

Interconnection Equipment shall be tested to and certified as being compliant with UL 1741 Third Edition, Supplement SB, by a Nationally Recognized Test Laboratory (NRTL). Equipment that is not certified by a NRTL may require additional evaluation and commissioning testing to confirm compliance with IEEE 1547™-2018.9

RECOMMENDATION 3. Reference Point of Applicability

The Reference Point of Applicability (RPA) for all performance requirements shall be the Point of Common Coupling (PCC) unless allowed by alternate options described in IEEE 1547™-2018. The proposed RPA(s) shall be identified in the interconnection application and one-line diagram.10 If the Area EPS operator determines that the applicant’s preferred RPA is inappropriate because it is not in conformance with IEEE 1547™-2018, subclause 4.2, this feedback, including a possible alternative RPA, should be provided to the applicant such that the applicant may select a different RPA to bring the system into conformance.11 This RPA review process shall be fully described (including timelines) by the TIIR documents, and should be discussed further by the proposed Technical Working Group. In all cases, the RPA shall be documented in the Interconnection Agreement. See Annex D for additional information pertaining to this recommendation.

RECOMMENDATION 4. Categories, Functions and Settings

The advanced inverter working group prepared a three-part recommendation for adoption of the IEEE 1547™-2018 standard as it pertains to the categories, functions, and settings of advanced inverters and DER. Technical details of this recommendation are included in Annex E and additional background information is available from the Interstate Renewable Energy Council.12 The recommendation is intended to ensure that DER systems shall be capable of actively regulating voltage, shall ride-through abnormal voltage/frequency, and are able provide the greatest degree of grid support possible. In addition, the recommendation provides an interconnection framework that accommodates the largest amount of DER penetration while preserving electric system reliability and safety. Finally, the recommendation aims to make advanced inverter settings transparent to all interested parties.

9 One utility in the working group objects to this wording and suggests that all equipment be NRTL certified without exception.
10 Note that a system might have alternate RPAs for multiple points of connection, or for fault sensing versus voltage sensing purposes.
11 This process may interfere with interconnection process timelines. It could potentially be streamlined by including a specific process for RPA review with timelines of its own. See recommendations on this topic in the BATRIES toolkit, chapter VIII. https://energystorageinterconnection.org/resources/batries-toolkit/
This recommendation addresses the definitions, activations, and settings of the autonomous functions required by IEEE 1547™-2018 and its amendment 1547a-2020. A recommendation regarding the categories for performance, specific functionalities, and settings are included, as these determinations are critical for implementation of the IEEE 1547™-2018 requirements.

**Recommendation 4.a – Category Determination:** Rotating equipment-based systems (both induction and synchronous) must meet at least Category A requirements for normal performance and Category I requirements for abnormal performance (equipment meeting Category B and Category II or III is also allowed). Inverter-based systems must meet Category B requirements for normal performance and Category III requirements for abnormal performance.

**Recommendation 4.b – Function Activation:** Inverter and rotating equipment default functions shall be activated according to Table 2. The set of functions shown in Table 2 is known as the “autonomous functions,” as they allow the DER system to operate in the absence of real-time information exchange between the Area EPS and the DER equipment. Function activations other than the default settings may be allowed with approved technical justification by the Area EPS operator.

Note that the term “disabled” in Table 2 means that an advanced inverter is likely to have this capability, but this function is initially disabled to comply with New Mexico interconnection requirements.

The recommendation for voltage regulation is to enable volt-var as the reactive power function and volt-watt as the active power function. This combination of functions provides active adjustment of the DER as conditions change on the circuit, thus allowing for better voltage regulation as DER penetration increases over time. In addition, implementation of these two voltage regulation functions avoids the need to study and determine a static control setting, thus possibly simplifying the interconnection application review process. Selection of an alternative default voltage regulation activation, such as constant power factor, if warranted by a distribution system study, may be documented by the Area EPS operator, submitted as a variance for commission approval, and if approved, reflected in the Area EPS operator’s published TIIR documents.\(^\text{13}\)

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\(^\text{13}\) One utility in the working group objects to the requirement for commission approval of alternative voltage regulation strategies.
TABLE 2. Functions, Default Activation, and Purpose

<table>
<thead>
<tr>
<th>Function</th>
<th>Default Activation and Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reactive Power Functions. Only one of the four options below can be activated:</td>
<td></td>
</tr>
<tr>
<td>Voltage regulation</td>
<td></td>
</tr>
<tr>
<td>Constant Power Factor</td>
<td>Disabled. Constant Power Factor does not respond directly to voltage and as such, in this mode, the DER might be injecting or absorbing reactive power when it is not needed. However, Constant Power Factor could be desirable if, for example, a study or field observations suggest that DER-DER interaction is an issue for a particular circuit.</td>
</tr>
<tr>
<td>Active Power-Reactive Power Control (watts-var)</td>
<td>Disabled. Modulates reactive power in relation to active power output (and absorption of active power for systems that can store energy). Watt-var does not respond directly to voltage and as such, in this mode, the DER might be injecting or absorbing reactive power when it is not needed.</td>
</tr>
<tr>
<td>Constant Reactive Power Control</td>
<td>Disabled. Does not allow reactive power to adjust as power output from DER fluctuates.</td>
</tr>
<tr>
<td>Active Power Function</td>
<td>Voltage regulation</td>
</tr>
<tr>
<td>Voltage-Active Power Control (volts-watts)</td>
<td>Enabled for Category B. Reduces active power to reduce voltage (normally only once voltage is outside of the normal range)</td>
</tr>
<tr>
<td>Voltage and Frequency Disturbance Functions</td>
<td>Supports bulk system stability and maximizes grid support from DERS</td>
</tr>
<tr>
<td>Voltage Disturbance Ride-Through and Trips</td>
<td>Required for both inverter-based &amp; rotating DER systems</td>
</tr>
<tr>
<td>Frequency Disturbance Ride-Through and Trips</td>
<td>Required for both inverter-based &amp; rotating DER systems</td>
</tr>
<tr>
<td>Enter Service Functions</td>
<td>Avoids abnormal voltages</td>
</tr>
<tr>
<td>Enter Service Ramp Rate or Randomized Start Time, depending on system size and capability, or mutual agreement</td>
<td>Required</td>
</tr>
<tr>
<td>Anti-Islanding Function</td>
<td>Avoids unintentional islanding</td>
</tr>
<tr>
<td>Anti-Islanding</td>
<td>Required</td>
</tr>
</tbody>
</table>

**Recommendation 4.c – Settings:** Default settings for the functions outlined in Table 2 above are to be based on IEEE 1547™-2018 (as amended in IEEE 1547a-2020). Allowed settings also include site-specific settings as determined by a System Impact Study and documented in the Interconnection Agreement. Specified settings shall be clearly stated in the Interconnection Agreement. The working group recommends the use
standard file formats such as those described by EPRI’s “Common File Format for Distributed Energy Resources Settings Exchange and Storage”\(^{14}\) to facilitate the exchange and transfer of settings. Site specific settings shall be documented as Utility Required Profiles in the interconnection agreement. (See Annex E for more information.)

The process for making changes to systems settings after a system has been commissioned has been reviewed by the working group, yet this topic has received limited discussion. This process should be addressed by the proposed Technical Working Group of Recommendation 6.

Four elements considered include:

1) The process and timeline for changing settings for a specific site or facility (requested by either the Area EPS operator or DER owner/operator) should be documented in the interconnection agreement. For sites without EPS-DER communications connectivity, changes should be limited. Note that the Commission might need to determine who pays for such changes, given that a site visit may be necessary to implement the changes.

2) Changes to settings (requested by either the Area EPS operator or DER owner/operator) which change the amount of power delivered to the electric grid, are to be reported to the commission through a yet to be determined process.

3) The Area EPS operator shall notify the DER owner of the need to modify trip settings. The request for setting modifications shall not exceed one per year, unless as allowed for otherwise in the interconnection agreement.

4) Changes to settings requested by the Area EPS operator shall be made by the DER operator within timeframes specified in the interconnection agreement.

RECOMMENDATION 5. Communications Protocols

The Advanced Inverter Working Group proposes that a communications interoperability policy include the following elements:

a) Distributed Energy Resources (DER) up to and including 10 MW shall be enabled with communications interoperability\(^{15}\) as specified in IEEE 1547™-2018. (Note that testing and certification is addressed in Recommendation 2 above.) The goal is for all DER to have communications capability using one of the three eligible protocols defined by IEEE 1547™-2018, yet the working group appreciates that it will take time to achieve this goal. A phased approach toward this end goal is outlined below. During the phases listed below, protocols shall be documented in the Area EPS operators’ TIIR documents.

b) DER systems or aggregations of systems with a nameplate rating of 1 MW and greater are required (under current regulations) to communicate with the Area EPS operator. The required equipment, protocol, and monitoring parameters shall be specified in the TIIR documents, and, during the phased activities listed below, may or may not utilize the protocols defined by IEEE 1547™-2018.

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\(^{14}\) [Common File Format for Distributed Energy Resources Settings Exchange and Storage (epri.com), EPRI Technical Update, Dec 10, 2020](https://www.epri.com/research/products/000000003002020201)

\(^{15}\) Interoperability is defined by IEEE as the capability of two or more networks, systems, devices, applications, or components to externally exchange and readily use information securely and effectively.
c) The Area EPS operator shall require only one protocol to be supported by the DER at any specific facility.

Coordination between the Area EPS operator and DER owner/operator will be required to satisfy the interoperability requirements. It is recommended that the protocol and interface device for a specific interconnection be identified by the Area EPS operator and communicated to the interconnection applicant. If a Pre-Application Report is requested, the communications protocol shall be identified in the report.

If the Area EPS operator’s communications capability is not in place at time of commissioning, certified equipment will be acceptable. In that case, it is recognized that additional interface hardware and software could be required to retrofit an installed system to achieve communications interoperability in the future. The Commission should consider whether communications retrofits will be required in the future (once the Area EPS operator’s communication capability is in place), and if so, who will bear the cost of achieving interoperability.

d) Communications interoperability of DER is expected to mature in the following three phases:

i. Inverter autonomous functions enabled. Experiences, learnings, challenges, and best practices shall be reported to the PRC 18 months after implementation of the IEEE 1547™-2018 requirements date (currently envisioned as March 28, 2023). (The process for reporting was not specifically addressed.) Synchronization with other communications investments by the Area EPSs and visibility of DER systems at the distribution level are considerations during this phase.

ii. Area EPS operators propose pilot programs to monitor and interact with DER equipment connected to their systems, including through DER aggregators. Based on these pilot programs, suggestions for communication interoperability standards shall be submitted (via some process yet to be determined) to the PRC 36 months implementation of the IEEE 1547™-2018 requirements date (currently envisioned as March 28, 2023.)

iii. After due consideration, Commission decision, and implementation of communication interoperability standards, Area EPS operators and DER operators will have the ability to exchange “interactive information” to enable full functionality of DER–electric system interactions.

This phased approach is warranted due to the lack of maturity of interoperability capabilities of both New Mexico Area EPS operators as well as DER equipment owners/operators. Evolution of interoperability must address information and control systems capabilities as well as cyber security. Privacy and customer comfort issues associated with Area EPS operator visibility into inverter operations may require a public outreach campaign.

RECOMMENDATION 6. Technical Working Group

It is recommended that a New Mexico-based technical working group be supported to accelerate the learning regarding electric and communications interoperability following adoption of the Interconnection Rule. The rapid evolution of DER hardware, electric power controls technologies, and communications infrastructure is expected to continue. Though best practices from other states are valuable, the continued engagement of New Mexico’s state agencies, Area EPS operators, equipment manufacturers, and DER owners/operators is critical to DER integration.
Specific issues worthy of discussion by the Technical Working Group include legacy equipment replacement reviews, RPA review processes with timelines, operational experience with the autonomous functions and settings, the process for changing settings after a system has been commissioned, and communications interoperability best practices, including aggregator issues. One avenue for implementing this recommendation is for the Commission to open a docket establishing such a group.

New Mexico also needs to stay informed of developments in electric power cyber security. Two standard efforts worthy of following are IEEE 1547.3 (Interoperability and Cyber Security, currently in balloting) and IEEE 1547.10 (Gateways, working group currently being formed.)
ANNEX A – Background

Interconnection of Generation Facilities with a Rated Capacity Up to and Including 10 MW Connecting to a Utility System [Title 17, Chapter 9 Part 568].

Interconnection of distributed energy resources into New Mexico’s electricity system is guided by many laws, statutes, rules, and technical standards. One of these standards is IEEE Std 1547™. This standard for interconnection and interoperability of distributed energy resources with associated electric power systems interfaces, as amended by IEEE 1547a-2020, including use of IEEE 1547.1-2020 testing protocols to establish conformity is substantially updated from IEEE 1547-2003, the standard referenced in New Mexico’s current interconnection rule and manual.

The Final Report of the New Mexico Interconnection Rules: Report and Recommendations, October 15, 2021, in 20-00171-UT, page 45-46, which was developed during Phase I of the interconnection stakeholder engagement effort, included the following language:

Capability for the following three grid support functions provided by IEEE 1547™-2018 shall be required for all DER installed after December 31st, 2022.
   1. Shall be capable of actively regulating voltage.
   2. Shall be capable of frequency response. Frequency response is the capability to modulate power output as a function of frequency. Mandatory capability for Categories II and III under high-frequency conditions, mandatory for Categories II and III under low-frequency conditions, optional for Category I.
   3. Shall ride-through abnormal voltage/frequency.

In addition, capability for a fourth grid support function shall be optional:
   4. May provide fast frequency response or inertial response, if required by the Area EPS operator. Fast Frequency Response is the capability for inverters to modulate active power in immediate response to deviation of frequency from a nominal value, in order to assist in arresting a system-wide frequency decline. Inertial response is the capability for DERs to modulate active power in proportion to the rate of change of frequency.

While capabilities for functions (1) and (2) are mandatory, their utilization is at the discretion of the Area Electric Power System (EPS) Operator.

For function (3), when determining ride-through requirements, the Area EPS operator shall specify which abnormal operating performance Category I, Category II, or Category III performance is required. This may be subject to regulatory requirements that are outside the scope of this standard and may consider DER type, application purpose, future regional DER penetration, and the Area EPS characteristics.

The Area EPS operator shall notify the DER owner of the need to modify ride-through settings. The request for setting modification shall not exceed one per year.

Not specified as part of this proposal, but still needing determination are:
   ● Ride-through settings for abnormal voltage/frequency and frequency response
   ● Settings for active voltage regulation
The NOPR under case 21-00266-UT, which replaced case 20-00171-UT, included the following language:

17.9.568.11 IEEE 1547™-2018 ADOPTION
A. Capability for the following three grid support functions provided by IEEE 1547™-2018 shall be required for all DER installed after March 28, 2023.
   1. Shall be capable of actively regulating voltage.
   2. Shall be capable of frequency response. Frequency response is the capability to modulate power output as a function of frequency.
   3. Shall ride-through abnormal voltage/frequency.
   4. In addition, capability for a fourth grid support function shall be optional: may provide inertial response. Inertial response is the capability for DERs to modulate active power in proportion to the rate of change of frequency.
D. While capabilities for functions one and two are mandatory, their utilization is at the discretion of the area electric utility. For function three, when determining ride-through requirements, the utility shall specify which abnormal operating performance is required. This may be subject to regulatory requirements that are outside the scope of this standard and may consider DER type, application purpose, future regional DER penetration, and the area characteristics.
E. The utility shall notify the DER owner of the need to modify ride-through settings. The request for setting modification shall not exceed one per year.
F. Existing inverters are not required to conform to the standards adopted above in Subsection A., but upon replacement due to end-of-life cycle or other reasons, must be replaced with advanced inverters. G. Replacement of existing inverters with those that conform to the standards adopted above in subsection A. will not be considered a major modification of operations, so long as the total output of the generating facility, or its export limits as previously approved remain unchanged.
[17.9.568.11 NMAC – Rp, 17.9.568.11 NMAC, xx/xx/2022]
ANNEX B – Advanced Inverter Adoption Decision Matrix

The working group greatly appreciates the assistance and insights provided by the Interstate Renewable Energy Council (IREC) throughout the working group efforts. Below is a matrix developed by IREC which lists decisions required to implement IEEE 1547™-2018. The matrix also includes options that can be chosen for each decision. Recommendations from the New Mexico Advanced Inverter Working Group that align with the matrix are shown by ☒ in the righthand most column of the matrix.

Note that a published version of the matrix, which will not be specific to the New Mexico AIWG will soon be published on irecusa.org. The updated version will include revisions and guidance for its use that may be helpful in guiding New Mexico’s IEEE 1547™-2008 adoption process. Updates include items which arose in the AIWG discussions as well as other improvements.

### IEEE 1547 Adoption: Decision Options Matrix

#### Key:

<table>
<thead>
<tr>
<th>Suggested for Technical Interconnection &amp; Interoperability Requirements (TIIR) Documents</th>
<th>Suggested for Rule or Policy Determination</th>
<th>Could be addressed in either TIIR Documents or Rule/Policy</th>
<th>Utilize?</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>☒ or ☒ or ☒</td>
</tr>
</tbody>
</table>

#### Near Term Decisions

<table>
<thead>
<tr>
<th>Issue</th>
<th>What to consider?</th>
<th>Decision Option (DO) Description</th>
<th>Utilize?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adoption Timeline</td>
<td>Consider equipment availability, the use of UL 1741 SA certification in the interim (if needed), and whether naming a date is necessary.</td>
<td><strong>DO 1a-1:</strong> Comply with IEEE 1547-2018 beginning [some date before April 1, 2023].</td>
<td>☐</td>
</tr>
</tbody>
</table>
Compliance requirements are usually based on the interconnection application submission date. Some projects have long interconnection review and lead times and may not be installed long after the application date. A mechanism to require some of those projects with earlier application dates to be 1547-2018 compliant once installed could be beneficial for grid support. Installed MW with 1547-2018 compliance could be increased if compliance is based on installation date, but this may be challenging for developers from a planning perspective, as they may have to specify equipment that is not yet certified for 1547-2018. This issue may be mitigated if UL 1741 SA inverters are utilized, which can have similar features as those required by UL 1741 SB/1547-2018. Also consider how an interim adoption period will be implemented, allowing for 1547-2018 compliance before the deadline. Widely available UL 1741 SB certified equipment is expected on the market by around April 1, 2023.

### DO 1a-2:
Comply with IEEE 1547-2018 beginning ~March 28, 2023 based on installation.

### DO 1a-3:
Comply with IEEE 1547-2018 when the equipment is readily available (TBD by Commission action).

### DO 1b-1:
Base compliance date on application submission.

### DO 1b-2:
Base compliance date on installation (may be useful for larger projects with long lead times).

### DO 1b-3:
Differentiate compliance date mechanism between smaller and larger projects.

### DO 1c-1:
Allow interim compliance with IEEE 1547-2018 beginning April 1, 2022.

### DO 1c-2:
Define another interim compliance pathway.

<table>
<thead>
<tr>
<th>Abnormal Operating Performance Category</th>
<th>Consider input from transmission operators or regional reliability coordinator when assigning ride-through categories, plus local distribution utility protection practice.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Normal Operating Performance Category</td>
<td>The selection of A or B will impact the use of voltage regulation controls. Some DER types cannot meet the full scale of reactive power support. Consider specifying category assignment based on technology type.</td>
</tr>
<tr>
<td>Alternative Performance Category</td>
<td>If a technology that cannot meet the specified Abnormal or Normal Operating Performance Category, a defined process may be useful for determining that the technology can safely interconnect without unduly impacting grid support requirements.</td>
</tr>
<tr>
<td>Voltage Trip Settings &amp; Ranges</td>
<td>Consider local distribution utility protection practices and make sure appropriate trip settings are selected. As desired, select default settings or settings within the adjustable range. Trip settings should not hinder ride-through capability required at the transmission level.</td>
</tr>
</tbody>
</table>

### DO 2-1:
IEEE 1547-2018 Category III Ride-Through capabilities must be supported for inverter-based DER. Rotating DER must meet Category I Ride-Through capabilities.

### DO 2-2:
IEEE 1547-2018 Category II Ride-Through capabilities must be supported for inverter-based DER. Rotating DER must meet Category I Ride-Through capabilities.

### DO 3-1:
Inverter-based DER shall meet reactive power requirements with 1547-2018 Category B. Rotating DER must meet Category A.

### DO 3-2:
All DER types (Inverter-based and rotating) shall meet reactive power requirements with 1547-2018 Category A.

### DO 4-1:
Define process for how exceptions to these category assignments are handled (e.g., for an inverter-based technology that cannot meet Category III capabilities).

### DO 4-2:
Leave process undefined for how exceptions to these category assignments are handled.

### DO 5-1:
Align default settings with 1547.

### DO 5-2:
Select other default settings within 1547 ranges of adjustment.
## Advanced Inverter Adoption Recommendations

### Frequency Trip Settings & Ranges

Ensure that the UF and OF trip settings are coordinated between the utility and transmission operator. As desired, select default settings or settings within the adjustable range. Trip settings should not hinder ride-through capability required at the transmission level.

| **DO 6-1** | Align default settings with 1547. |
| **DO 6-2** | Select other default settings within 1547 ranges of adjustment. |

### Frequency Droop Settings

This capability is required for all DERs (with some limitations on Category I types) during the under/over frequency conditions. Consider using default settings or adjust within ranges of allowable settings. Consider input from transmission operators or regional reliability coordinator.

| **DO 7-1** | Align default settings with 1547. |
| **DO 7-2** | Select other default settings within 1547 ranges of adjustment. |

### Voltage regulation modes by reactive power

If desired, consider activating a non-unity power factor, volt-var, watt-var, or constant var function. Also, consider statewide (or similar) default settings for such mode.

| **DO 8a-1** | Adjustable constant power factor is activated. |
| **DO 8a-2** | Utilize volt-var without autonomously adjusting Vref. |
| **DO 8a-3** | Utilize volt-var with autonomously adjusting Vref. |
| **DO 8a-4** | watt-var is activated. |
| **DO 8a-5** | constant var is activated. |
| **DO 8b-1** | Align default settings with 1547. |
| **DO 8b-2** | Select other default settings within 1547 ranges of adjustment. |
| **DO 8c-1** | Specify process for selecting settings on site-by-site basis. |
| **DO 8c-2** | Leave process undefined. |

### Voltage regulation modes by active power

If desired, consider statewide (or similar) activation of volt-watt function (with default setting). Notably, the utilization of volt-watt will require changes to the interconnection applications forms (online portals) to allow an applicant to specify how volt-watt is implemented.

| **DO 9-1** | Volt-watt is activated with default 1547 settings. |
| **DO 9-2** | Volt-watt is activated with non-default settings. |
| **DO 9-3** | Volt-watt is not activated. |

### Interconnection Rule

Update interconnection rule to be inclusive of IEEE 1547-2018.

| **DO 10a-1** | Change 1547 date and title in standards references. |

---

16 Per IEEE 1547-2018, this function cannot be disabled

17 The voltage support functions by reactive functions (constant power factor, volt-var, watt-var, constant var) are mutually exclusive. By default, these functions are deactivated – meaning certified equipment will come out of the box to operate at unity power factor.

18 Note: “constant var” mode is only required for normal performance Category B.

19 The voltage support by active power (volt-watt) is deactivated by default – if desired, consider statewide (or similar) default setting for volt-watt.

20 Note: “volt-watt” mode is only required for normal performance Category B.
### Advanced Inverter Adoption Recommendations

<table>
<thead>
<tr>
<th>Reference Point of Applicability (RPA)</th>
<th>Consider process related improvement that allows RPA designation by applicant and for utility to review. This may involve changes to application forms (such as online application portals), initial reviews processes and provision to allow RPA review/discussion scoping meeting.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entry Service Settings</td>
<td>It is important to consider whether non-default entry service settings are preferred for voltage and frequency ranges, delay time, and ramp rate. The standard allows for the duration of entry service period (ramp rate) to be adjustable over 1-1000 second with a default time of 300 seconds. For DERs less than 500kVA, individual DER units may use a randomized time delay with a default maximum interval at 300 seconds as an alternative to ramping. It is likely even the smallest inverter-based DER can utilize the enter service ramp. Enter Service ramp rate is also known as connect/reconnect or soft start ramp rate.</td>
</tr>
<tr>
<td>Normal Ramp Rate</td>
<td>This capability is based on SA certification (not SB), consider whether the capability is utilized (if available). Though not required by 1547-2018, this feature may be useful, especially for energy storage technologies. Per CA Rule 21, the default value is 100% of maximum current output per second (with an adjustable range of between 1% to 100%).</td>
</tr>
</tbody>
</table>

#### Mid Term Decisions

| **DO 10b-1:** Define timeline for adoption of new requirements in line with 1547-2018 per DO 1. | ☐ |
| **DO 10c-1:** Update applicable power quality or other references (such as IEEE 519 or IEEE 1453) to IEEE 1547-2018. | ☐ |
| **DO 11-1:** Require RPA to be noted in the interconnection application and use RPA recommended language from Appendix E and F of BATRIES Toolkit as a starting point. | ☒ |
| **DO 11-2:** Specify elsewhere how the RPA information is processed. | ☐ |
| **DO 11-3:** (Do nothing) Do not introduce new requirements related to the RPA. | ☐ |
| **DO 12a-1:** Utilize 1547 default settings for voltage range, frequency range, delay and duration. | ☒ |
| **DO 12a-2:** Specify default settings within the ranges allowed by 1547. | ☐ |
| **DO 12b-1:** Give further guidance on how randomized delay times are to be used for DER smaller than 500 kVA (consider application form addition). | ☐ |
| **DO 12b-2:** Leave process for randomized delay selection undefined for DER smaller than 500 kVA. | ☒ |
| **DO 13a-1:** Normal ramp rate certification is required, and ranges of adjustment are specified. | ☐ |
| **DO 13a-2:** Normal ramp rate capability/certification is optional, and ranges of adjustment are specified. | ☐ |
| **DO 13a-3:** Normal ramp rate is not required. | ☐ |
| **DO 13b-1:** Normal ramp rate is activated by default using specified settings. | ☐ |
| **DO 13b-2:** Normal ramp rate is not activated by default. | ☐ |
| **DO 14-1:** Specify protocols and ports to be used at the DER interface. | ☐ |

---

21 The Normal Ramp Rate (NRR) is used when transitioning between energy output levels over the normal course of operation.
### Communication protocols & ports
Consider specifying protocols and ports if known and of interest to utilities.

- **DO 14-2**: Do not specify protocols and ports at the DER interface.

### Utility Required Profile (URP)
Finalize URP with all default settings and consider posting that in the EPRI URP database (publicly available).

- **DO 15-1**: Utility to create and post URP of default settings.
- **DO 15-2**: Do not create and post URP of default settings.

### Application Forms
Update application forms (including online portals) for the following items:
- RPA selection
- Enter service randomized delay
- Volt-watt implementation
- Limit active maximum power function implementation
- Frequency droop implementation
- Intentional islanding
- Emergency backup systems
- DER communication capabilities
- Export/import limiting
- Power Control Systems (PCS)
- Inverter fault current

- **DO 16-1**: Update application forms (use recommended language from Appendix F of BATRIES toolkit as a starting point).
- **DO 16-2**: Do not update application forms.

### Volt-watt process/reporting
Volt-watt can have impact on customer’s energy production. Curtailment is based on utility voltage that the customer has no control of. Consider a reporting process to understand if volt-watt curtailment becomes an issue for customers now or in the future.

- **DO 17-1**: Implement a reporting process
- **DO 17-2**: Do not implement a reporting process

### Nameplate ratings
Consider addressing nameplate ratings issues related to volt-watt, limit maximum active power, and frequency droop. The interconnection application forms may need to allow applicants to describe how the functions are achieved.

- **DO 18a-1**: Provide guidance on volt-watt implementation i.e., whether the DER unit(s) implement volt-watt based on the same or different per unit curves, and individual or total nameplate ratings (see BATRIES Toolkit Chapter VIII and IEEE 1547.2).
- **DO 18a-2**: Do not provide further guidance on volt-watt nameplate ratings designation.
- **DO 18b-1**: Provide guidance on how limit maximum active power function is implemented i.e., via PCS, via plant controller, or other means (see BATRIES Toolkit Chapter VIII and IEEE 1547.2).
- **DO 18b-2**: Do not provide further guidance on how limit maximum active power is implemented.
| Standard Interconnection Agreements | DO 18c-1: Provide guidance on frequency droop implementation i.e., whether the DER unit(s) implement frequency droop based on individual or total nameplate ratings (see IEEE 1547.2). | ☐ |
|-----------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------| ☐ |
| DO 18c-2: Do not provide further guidance on how frequency droop is implemented. |                                                                                                                                                                                                                                                                                                                                  | ☐ |
| As required, include provisions for adhering to default functional settings and updating settings over time. | DO 19-1: Update interconnection agreement to meet contractual obligations (operating requirements). | ☒ |
| DO 19-2: Do not update interconnection agreement to meet contractual obligations |                                                                                                                                                                                                                                                                                                                                  | ☐ |
| Interconnection screens and study | DO 20a-1: Update “shared secondary transformer screen” based on likelihood of overvoltage occurring with default voltage regulation settings. | ☒ |
| The Fast Track and detailed study interconnection review processes should be updated based on 1547-2018 and additional information supplied by 1547.1 certification testing. Address the following issues: Shared secondary transformer screen Line configuration screen Effective grounding/supplemental grounding review Inverter fault current | DO 20a-2: Keep screen conservative as is. | ☒ |
| DO 20a-3: Determine alternative methods for screening overvoltage risk with voltage regulation. |                                                                                                                                                                                                                                                                                                                                  | ☒ |
| DO 20b-1: Update line configuration screen to treat inverters and rotating machines distinctly (see BATRIES Toolkit Chapter VIII). |                                                                                                                                                                                                                                                                                                                                  | ☒ |
| DO 20b-2: Use existing or alternative line configuration screens. |                                                                                                                                                                                                                                                                                                                                  | ☒ |
| DO 20c-1: Revise Supplemental Review to include new grounding review for three-phase inverters based on LN connected load (see BATRIES Toolkit Chapter VIII). |                                                                                                                                                                                                                                                                                                                                  | ☒ |
| DO 20c-2: Revise Supplemental Review to utilize a tool to determine supplemental grounding needs for inverters (see BATRIES Toolkit Chapter VIII). |                                                                                                                                                                                                                                                                                                                                  | ☒ |
| DO 20c-3: Use existing or alternative grounding review practices. |                                                                                                                                                                                                                                                                                                                                  | ☒ |
| DO 20d-1: Revise review practices for provision of inverter fault current test data (see BATRIES Toolkit Chapter VIII). |                                                                                                                                                                                                                                                                                                                                  | ☒ |
| Power Control Systems (may be optional or long-term) | DO 21-1: Include specific certification requirements for PCS in interconnection rule (see BATRIES Toolkit Chapter III). | ☒ |
| Include certification requirements for PCS in interconnection rule and/or technical requirements. Revise interconnection application to note if PCS is used and denote on one-line diagram. | DO 21-2: Add information on PCS to application forms (see BATRIES Chapter VIII). | ☒ |

**Long Term Decisions**
## DER communications/control roadmap

Identify goals and strategies for deploying IEEE 1547 standardized communications/control of DER over time. Consider timeline for utilization of monitoring data, changes to autonomous function settings, scheduled function changes, and continuous direct control. Consider deployment for larger systems versus numerous small systems, and utility communications infrastructure versus DER aggregator model. Will communications infrastructure, DER equipment requirements and protocols be harmonized to any degree amongst utilities? How can investments in ADMS, DERMS or AMI be optimized to meet various goals? Consider linkage to grid modernization discussions.

| DO 22-1: | Establish a technical working group or formal roadmap development process to take into account Commission’s, stakeholders’ and utilities’ DER management goals. | ☒ |
| DO 22-2: | Allow individual utilities to determine needed communications investments based on internal DER management goals without external direction. | ☐ |
| DO 22-3: | Avoid directive management of communications deployment. | ☐ |

## Communications deployment

DER communications deployment is still nascent and best practices for interconnection rules and technical requirements are still in development. The decision option list at right is a list of potential actions to consider, but is not intended to be exhaustive. Consider the need to change the interconnection rule’s “telemetry,” “SCADA,” or “monitoring” DER size threshold. What requirements apply to the DER site/equipment? What actions need to be taken to adopt a DER aggregator model?

| DO 23a: | If not done previously, specify protocols and ports to be used at the DER interface or aggregator. | ☐ |
| DO 23b: | Define equipment requirements for DER or aggregator. | ☐ |
| DO 23c: | Create or reference guide for utilization of communications protocol (e.g., California Common Smart Inverter Profile). | ☐ |
| DO 23d: | Update “telemetry” requirements to change size threshold. | ☐ |
| DO 23e: | Update “telemetry” and/or other communication requirements to reference IEEE 1547 communications requirements. | ☐ |
| DO 23f: | Include certification/validation requirements for communications equipment (e.g., California Common Smart Inverter Profile). | ☐ |
| DO 23g: | Define standard aggregator requirements and agreements. | ☐ |

## Interconnection agreement updates for communications/control

As DER communications becomes deployed more widely, standard interconnection agreements should reflect such utilization. Control of the reactive power, volt-watt, limit maximum active power, permit service and other functions can affect energy production/delivery and have financial repercussions on the affected DER. It should be understood and agreed as to how these functions will be used. These aspects should be memorialized in the interconnection agreement. A standardized agreement can be developed to help establish expectations and limits while streamlining the interconnection process.

<p>| DO 24a-1: | Develop standard interconnection agreements language to define whether a communications pathway is required and of which type it will be (e.g., utility direct to inverter, utility direct to gateway, or aggregator participation). | ☐ |
| DO 24a-2: | Establish communication requirements within each individual interconnection agreement. | ☐ |
| DO 24b-1: | Define expectations for control in the standard interconnection agreement (e.g., when and how long will the DER be curtailed or controlled and over what range of adjustment for specific parameters). | ☐ |</p>
<table>
<thead>
<tr>
<th>Prioritization vs. export limiting</th>
<th>TBD</th>
<th>DO 24b-2: Establish expectations for control within each individual interconnection agreement.</th>
</tr>
</thead>
<tbody>
<tr>
<td>DO 25-1:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DO 25-2:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ongoing reevaluation of default settings</td>
<td>Investigate whether fielded functional settings (voltage regulation and voltage/frequency settings) are optimized. Address the following: Are voltage regulation settings working well or should they be revised? Are new functionalities or insights available that can be leveraged to improve grid integration? Are volt-watt issues present that need to be addressed?</td>
<td>DO 26-1:</td>
</tr>
<tr>
<td>Evaluation/commissioning</td>
<td>TBD</td>
<td>DO 27-1:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>DO 27-2:</td>
</tr>
</tbody>
</table>
ANNEX C – Working Group Process Description and Participants List

Twelve facilitated meetings of the Advanced Inverter Working Group were held between February and September, 2022. Over 55 people from 25 different organizations attended the working group’s meetings which were facilitated by NM PRC staff and Gridworks.

The following organizations participated in the working group activities:

<table>
<thead>
<tr>
<th>Electric Power System Operators</th>
<th>Industry</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPE</td>
<td>Affordable Solar</td>
<td>Coalition for Community Solar Access</td>
</tr>
<tr>
<td>PNM</td>
<td>Enphase</td>
<td>EPRI</td>
</tr>
<tr>
<td>SPS/Xcel</td>
<td>Fronius</td>
<td>Gridworks</td>
</tr>
<tr>
<td>Osceola Energy</td>
<td>Interstate Renewable Energy Council</td>
<td></td>
</tr>
<tr>
<td>Positive Energy</td>
<td>PACE Fund NM</td>
<td></td>
</tr>
<tr>
<td>REIA of NM</td>
<td>NM PRC</td>
<td></td>
</tr>
<tr>
<td>SMA-America</td>
<td>NM Office of the Attorney General</td>
<td></td>
</tr>
<tr>
<td>Solar Plus</td>
<td>NM State University</td>
<td>Sandia National Laboratories</td>
</tr>
<tr>
<td>Sunrun</td>
<td>Synapse Energy Economics</td>
<td></td>
</tr>
<tr>
<td>Positive Energy</td>
<td>Tesla</td>
<td></td>
</tr>
<tr>
<td>REIA of NM</td>
<td>Trimark</td>
<td></td>
</tr>
<tr>
<td>US Solar</td>
<td>Synapse Energy Economics</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Trimark</td>
<td></td>
</tr>
<tr>
<td></td>
<td>US Solar</td>
<td></td>
</tr>
</tbody>
</table>

The list of meetings below includes links to the meeting recordings and summaries.

Feb. 10, 2022
- https://www.youtube.com/watch?v=cEDbpI3_fUg

Feb. 24, 2022
- https://www.youtube.com/watch?v=iL9fitx55io
- https://onedrive.live.com/?authkey=%21AJKlY%5FS0wfPCqb8&cid=5891771FBA4AFF14&id=5891771FBA4AFF14%212874&parid=5891771FBA4AFF14%212866&o=OneUp

Mar. 24, 2022
- https://www.youtube.com/watch?v=hV5G6_VDZg0
- https://onedrive.live.com/?authkey=%21AJKlY%5FS0wfPCqb8&cid=5891771FBA4AFF14&id=5891771FBA4AFF14%212874&parid=5891771FBA4AFF14%212866&o=OneUp

Apr. 14, 2022
- http://www.youtube.com/watch?v=b4fpVlg1Jus
May 26, 2022
- https://www.youtube.com/watch?v=4IMpCvG8aB0

Jun. 9, 2022
- https://us02web.zoom.us/rec/share/P7D4m27KU3fCQjWCVFpKNSM0cWj44pO8HuuPbGlu364Y VYw8mmCjV0vR5xS.WlG0Af37S3bjLt8p (Passcode: NnGQi#L4)
- https://onedrive.live.com/?authkey=%21AJKIY%5FS0wfPCqb8&cid=5891771FBA4AFF14&id=5891771FBA4AFF14%212917&parlid=5891771FBA4AFF14%212902&o=OneUp

Jun. 30, 2022
- https://www.youtube.com/watch?v=70auf67yKb4

Jul. 14, 2022
- http://www.youtube.com/watch?v=MLi1s43nHPw

Jul. 28, 2022
- https://www.youtube.com/watch?v=pijjeGcTaugs

Aug. 11, 2022
- https://us02web.zoom.us/rec/share/5mYfnqQIXVieHbdqD07eMyjx34LE0y8RDFAld1KyfXEjOc3-U92StQj8PN4Hky.LuqMNQfVPhVHY0aA (Passcode: ?Y84Q$D)
- https://onedrive.live.com/?authkey=%21AJKIY%5FS0wfPCqb8&cid=5891771FBA4AFF14&id=5891771FBA4AFF14%212943&parlid=5891771FBA4AFF14%212906&o=OneUp Aug. 25, 2022

Aug. 25, 2022
- https://us02web.zoom.us/rec/share/PObHeqvMuXwoSZmBHARZG6SI4tPL_jvCL8P6elWvDPYXsOv QBfng20oD2nbE.4G5nt6J2bbSHQX (Passcode: 6dj92hS^)
- https://onedrive.live.com/?authkey=%21AJKIY%5FS0wfPCqb8&cid=5891771FBA4AFF14&id=5891771FBA4AFF14%212948&parlid=5891771FBA4AFF14%212907&o=OneUp

Sept. 8, 2022
- https://us02web.zoom.us/rec/share/GSm3SQC3-ZZxE347BSdnMF6aRl3I0f5Y7eGBwaoE1u1bp6dx1NGrMhJNXXzX1c.KB16ZV1pWN_CbXic?startTime=1662654646 000 (Passcode: q**g4*rt)
- https://onedrive.live.com/?authkey=%21AJKIY%5FS0wfPCqb8&cid=5891771FBA4AFF14&id=5891771FBA4AFF14%212955&parlid=5891771FBA4AFF14%212908&o=OneUp

Two subgroups formed during this process: a functions and settings proposal subgroup and a communications interoperability subgroup. The working group appreciates the work of the people who
provided their time and expertise to develop Recommendation 4 (Functions and Settings). Key contributors were Travis Dorr (SPS), Brian Lydic (IREC), Midhat Mafazy (IREC) and Michael Ropp (SNL). Critical input was also received from Tom Key (EPRI) and Steve Wurmlinger (SMA). Jose Cordova (EPRI) supported the effort as well by making a presentation to the group on June 9.

The working group also appreciates the knowledge and participation of the following individuals for developing the basis of Recommendation 5 (Communications Interoperability). Key individuals were Travis Dorr (SPS), Jon Hawkins (PNM), Michael Ropp (SNL), Tracy VanSlyke and Jerry Delgado (EPE). Bob Fox (SunSpec Alliance) also provided invaluable assistance in this effort.
ANNEX D – Additional Information: Recommendation 3 (Reference Point of Applicability)

Per IEEE 1547™-2018, the reference point of applicability (RPA) is the location where the interconnection and interoperability performance requirements specified in this standard apply. The location of the RPA is affected by system rating and export capability, load demand, and zero-sequence continuity. The point of common coupling (PCC) is the point of connection between the Area EPS and the Local EPS. The point of DER connection (PoC) is the point where a DER unit is electrically connected in a Local EPS and meets the requirements of this standard exclusive of any load present in the respective part of the Local EPS. Figures H.1 and H.2 of IEEE 1547™-2018 provide decision trees regarding the determination of the RPA and the IREC BATTRIES Toolkit\(^\text{22}\) includes recommendations on this topic.

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\(^{22}\) https://energystorageinterconnection.org/resources/batries-toolkit/
ANNEX E – Additional Information: Recommendation 4 (Categories, Functions and Settings)

Selection of categories for both normal and abnormal operating performance impacts which advanced inverter functions are to be enabled as well as the settings for these control functions. The normal operating performance category (choices are Category A or B) specifies how the Distributed Energy Resource (DER) system should perform with regards to voltage control during normal grid operations, and therefore impacts the use of voltage regulation controls. The abnormal operating performance category (choices are Category I, II, or III) specifies DER performance or “ride-through” capabilities during a grid disturbance such as a transmission fault or loss of a generator.

Recommendation 4.a – Category Determination: Equipment is allowed to meet the requirements of the highest category it is capable of being certified to, with category B being higher than category A (under normal performance) and category III being the highest under abnormal performance.

Recommendation 4.b – Function Activation:

Table 3 provides details regarding the autonomous functions for DERs in New Mexico.

### TABLE 3. Functions, Activations, and Settings Summary

<table>
<thead>
<tr>
<th>Function</th>
<th>Activation</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>Voltage-Reactive Power Control (volt-var)**</td>
<td>Enabled for Categories A &amp; B; utilize category-appropriate default settings in IEEE 1547™-2018, Table 8</td>
<td>Voltage Regulation</td>
</tr>
<tr>
<td>Constant Power Factor</td>
<td>Disabled***</td>
<td>Voltage Regulation</td>
</tr>
<tr>
<td>Active Power-Reactive Power Control (watt-var)</td>
<td>Disabled</td>
<td>Voltage Regulation</td>
</tr>
<tr>
<td>Constant Reactive Power Control</td>
<td>Disabled</td>
<td>Voltage Regulation</td>
</tr>
<tr>
<td>Voltage-Active Power Control (volt-watt)</td>
<td>Enabled for Category B; use default settings in IEEE 1547™-2018, Table 10</td>
<td>Voltage Regulation</td>
</tr>
<tr>
<td>Voltage Disturbance Ride-Through and Trips</td>
<td>Rotating DERS use Category I defaults, inverter-based DERS systems, use Category III defaults</td>
<td>Bulk System Stability; maximum grid support from DERS</td>
</tr>
<tr>
<td>Frequency Disturbance Ride-Through and Trips</td>
<td>Rotating DERS use Category I defaults, inverter-based DER systems, use Category III defaults</td>
<td>Bulk System Stability; maximum grid support from DERS</td>
</tr>
</tbody>
</table>
Enter Service Ramp Rate
DER installations shall use default settings from IEEE 1547™-2018, Table 4 and ramp rate specified in IEEE 1547™-2018, 4.10.3. DERS smaller than 500 kVA may use the randomized start time described in IEEE 1547-2018, 4.10.3, Exception 1 if mutually agreed to by the system operator.

Anti-Islanding
Enabled
Avoid unintentional islanding

Avoidance of abnormal voltages

**Regarding volt-var settings: the autonomously adjusting Vref function should also be turned off by default unless otherwise determined as advantageous by System Impact Study.

***Under normal circumstances, the Constant Power Factor control function will be disabled by default. However, in some cases, the Area EPS operator has the jurisdiction to specify in the Interconnection Agreement (IA) when Constant Power Factor control function is to be enabled. If this function is enabled, Voltage-Reactive Power Control (volt-var) must be disabled. If the IA does not specify a power factor or if an interconnection agreement is not required for interconnection, then assume -0.98 (absorbing).

Recommendation 4.c –Settings:
The use of Utility Required Profiles is suggested for documenting settings. Work by EPRI on this topic is appreciated. The following graphic, used by permission from EPRI, summarizes the various levels of URPs and provides helpful resources on this topic.
Recommendation 5.a – Applicability:

EXPLANATION: DER systems up to and including 10MW are included in this communications interoperability requirement. (Systems larger than 10MW are outside the scope of the NM Interconnection Rules). If a collection of DER equipment is aggregated and interfacing with the Area EPS operator as if it were one system, a single communications interface is allowed.

RATIONALE: taking advantage of the aggregated resources represented by DER systems will require them to be visible and interactive with the distribution system.

Note that testing and certification of interoperability is covered by recommendation 2.

Recommendation 5.b – Allowed Protocols:

New Mexico allows any of the three IEEE 1547™-2018 eligible protocols (but no others) to be employed by the Area EPS operators. Operators are allowed to implement any of the three in different parts of the distribution system, depending on the use case and infrastructure in place at a given location. Guidance regarding allowed protocols shall be documented in the Area EPS operators’ TIIR documents.

EXPLANATION: A summary of eligible protocols is included in Annex F; a highly simplified version is shown in Table 1. Communications interfaces may be different depending on the infrastructure available at the DER system interconnection site. For example, in some locations, connection to the Area EPS operator’s SCADA system might be preferred and hence, the IEEE Std 1815 (DNP3) may be the chosen protocol. In another location a DER inverter that uses the SunSpec Modbus protocol will need a gateway device to communicate with an electric service operator’s demand side management system that uses the IEEE Std 2030.5 (SEP2) protocol.

Table 1. Eligible protocols (see IEEE 1547™-2018, subclause 10 for additional details)

<table>
<thead>
<tr>
<th>Protocol</th>
<th>Current uses include...</th>
<th>Considerations</th>
</tr>
</thead>
<tbody>
<tr>
<td>IEEE Std 2030.5 (SEP2)</td>
<td>Many AMI and home energy mgt devices</td>
<td>Common web interface platform.</td>
</tr>
<tr>
<td>IEEE Std 1815 (DNP3)</td>
<td>Utility SCADA systems</td>
<td>Allows for granular level control, high speed communications. Must have the appropriate DER information content integrated to be IEEE 1547 compliant.</td>
</tr>
<tr>
<td>SunSpec Modbus</td>
<td>Many modern inverters</td>
<td>Submaps (content) added for specific applications.</td>
</tr>
</tbody>
</table>

23 The IEC 61850 standard, though used in some electrical system communication infrastructures, is not currently included in the list of eligible protocols.
Note that cyber security challenges are present regardless of the chosen protocol and must be addressed in partnership with the involved entities across the entire communications and control system.

RATIONALE: It is expected that gateway devices will be available to translate between the communications protocol used by the DER equipment and the electric service operator’s communications network to which the DER will be connected, whereas the Area EPS operator’s communication system has limited configurability. In addition, communications technologies are evolving, so some flexibility is recommended.

**Recommendation 5.c – Information Management:**

Communications interoperability of DER is expected to mature in the following three phases:

i. Inverter autonomous functions enabled.

ii. Area EPS operators propose pilot programs to monitor and interact with DER equipment connected to their systems.

iii. After due consideration, decisions, and implementation of communication interoperability standards, EPSs and DER operators will have the ability to exchange “interactive information” to enable full functionality of DER – electric system interactions.

Phase i) relies on the autonomous functions of the IEEE 1547™-2018 compliant inverters to manage the performance of the DER system. It also offers the Area EPS operators and DER operators opportunities to learn how the two interact based on the advanced inverters autonomous functions. Most of New Mexico’s Area EPS operators do not yet have visibility of DER resources and this first step is necessary before “interactive” capabilities can be implemented. Experiences, learnings, challenges, and best practices shall be reported to the PRC 18 months after adoption of the Interconnection Rule.

Phase ii) enables the Area EPS operators to design and implement explicit pilot programs for communications interoperability. Pilot programs could include both monitoring as well as interactive management and should identify best practices and develop solutions to challenges (e.g., cyber security). Note that cyber security (which was out of scope for IEEE 1547™-2018) is a critical issue that is being worked on at the national level. Suggestions for communication interoperability standards shall be reported to the PRC 36 months after adoption of the Interconnection Rule.

Phase iii) enables full functionality of distributed resource - system interactions, takes advantage of the DER to support grid operations.

**Reference Information Regarding Communications Interoperability Protocols**

The working group expresses great appreciation to Bob Fox, Principal Engineer at the SunSpec Alliance, for his attendance at the working group’s July 14, 2022, meeting. Mr. Fox summarized the history, uses, and considerations regarding the IEEE 1547™-2018 compliant communications protocols. The synopsis below was developed by the Gridwork’s meeting facilitator.

**SunSpec Modbus**

Modbus was developed in the 1970’s as an industrial control protocol and is used across millions of devices, mostly in industrial automation applications. It is simple to implement. It is a command-response model and
is a vehicle for exchange of information. A requestor makes requests from Modbus compliant devices, which are organized as a set of registers. Content is added via Modbus “maps” to allow for interactions with specific devices. Modbus was popular among many, but not all, DER manufacturers. SunSpec modified Modbus by adding standardized submaps (information arrays) that could be defined and chosen by equipment manufacturers. Submaps were developed for functional groups such as inverters, environmental devices, metering, trackers, storage, and others. SunSpec also provides a discovery mechanism to find needed submap content for specific applications. In other words, SunSpec added maps (information models) to the original Modbus exchange protocol. This updated version of Modbus can be deployed using the physical layer of RS-485 (serial layer) or TCP/IP over Ethernet. Specific documents pertaining to IEEE 1547-2018 and implementation of SunSpec Modbus to comply with the standard are available. More information is available at www.sunspec.org.

With regards to security, Modbus can be contained in a (physically secure) gateway which can translate between 2030.5 and Modbus formats. Modbus can also operate over TCP/IP with Transport Layer Security (TLS) for added security.

IEEE Std 1815 (DNP3)

This command response protocol was developed in the 1980’s and it involves a requester sending or receiving information to or from a device. It is, like Modbus, a vehicle for exchanging information, and has a register model for storing information. All application specific information must be supplied separately. This protocol has more functionality than Modbus but is more complicated to deploy and may be more expensive to deploy. DNP3 has the capability of exchanging information asynchronously. A DER application node organizes the relevant information for DNP3 compatibility. See DNP3.org users group for more information about such an application. The Modular Energy Storage Association/Alliance (MESA) also developed a DNP3 information application that is harmonized with this protocol. DNP3 is commonly used in SCADA systems, where control functions are required at a granular level. An equipment manufacturer usually supplies the information content map, or it can be customized by the user. These applications typically involve higher speed communications commensurate with control functions. Customization and high-speed control features are the reasons for the higher costs. There are likely many DNP3 systems currently in use, but they will not be IEEE 1547™-2018 compliant unless they have the appropriate DER information content integrated. This protocol gets the least amount of attention, currently, but is being seen in many large-scale storage systems. Support for the DNP3 Profile for Communications with Distributed Energy Resources (DERs) (referenced as DNP3-AN-2018-001 at DNP3.org) is required for 1547-2018 DNP3 support.

IEEE Std 2030.5 (SEP2)

This protocol was developed by ZigBee (meter manufacturer) as a smart energy protocol (SEP1) and was revised to manage home energy management devices (SEP2). (Note: the US National Institute of Standards and Technology, NIST, selected SEP2 as a standard for home energy management devices in 2009.) The 2030.5 (SEP2) protocol runs HTTP (application layer) over TCP/IP and uses a RESTful webservice paradigm, which is now very common in many web-interfacing systems. It also runs with a TLS layer.
In 2015 this protocol was transferred to IEEE where it became IEEE 2030.5-2015. It was updated in 2018 to support the IEEE 1547\textsuperscript{TM}-2018 standard. DER related content (metering, demand control, pricing, and many other functions) has been developed and the information models are integrated into the 2030.5 protocol. This is in contrast with the Modbus and DNP3 protocols where additional information models are required to be integrated. In contrast to Modbus and DNP3 which are command and response protocols, a 2030.5 client (DER in this case) pulls configuration and control information from the 2030.5 server either periodically or when notified of a change. The technology used in the 2030.5 protocol stack (TCP/IP, HTTP, TLS) is proven, well-worn, and understood by many engineers today. It is also currently being updated. For more information on this protocol, see [www.sunspec.org](http://www.sunspec.org).

California has adopted 2030.5 as the default interface for resources interfacing with electric utilities. CA has developed a Common Smart Inverter Profile for defining how 2030.5 is used for DER deployment and outlining certification requirements. Australia is adopting this protocol with some additions to the CA profile.

**Other Topics**

Security Discussion - It was noted that many entities have a role to play in cyber security of these systems and partnerships among parties to address the whole system are critical. The physical environment as well as the communications environment are to be considered. Security will be an active conversation for the foreseeable future and will have different approaches in different applications. This is true for all three protocols. Other industries (e.g., banking) have had to address similar security challenges. Protocols that are broadly deployed and continuously being updated may have stronger security profiles. One source of information on this topic is a workgroup that SunSpec and Sandia currently lead. For more information see: [https://sunspec.org/cybersecurity-work-group/](https://sunspec.org/cybersecurity-work-group/)

AMI Implications – Bandwidth of some AMI systems has historically been a constraint for interoperability with DER control protocols, but this could be changing.

Applicability – An option to consider is to use SunSpec Modbus locally for individual, small DER systems and consider another protocol, such as 2030.5 for larger, wide area systems that will interface with the utility in a more sophisticated way. SunSpec Modbus is the simplest way to achieve IEEE 1547\textsuperscript{TM}-2018 compliance in the short term, particularly for local applications.